

Washington, Thursday, April 29, 1913

Regulations

TITLE 24—HOUSING CREDIT

Chapter II—Federal Savings and Loan System

[Bulletin 19]

PART 203-OPERATION

ELIMINATING REQUIREMENT OF BANK ADMIN-ISTRATION APPROVAL OF AGMICIES SURVIC-ING LIORIGAGE LOADS AND REAL ESTATE

APRIL 26, 1943.

The next to the last sentence of paragraph (c) of § 203.16 of the rules and regulations for the Federal Savings and Loan System is hereby amended, effective April 27, 1943, to read as follows:

No such agency, other than where the functions performed are limited to the servicing of mortgage loans and contracts; or the managing or sale of real estate owned, or any combination of such functions, shall be established or maintained by a Federal association without the prior written approval of the Federal Home Loan Bank Administration, except that temporary and incidental agencies may be created for individual transactions and for special temporary purposes without such approval.

(Sec. 5 (a), 48 Stat. 132; 12 U.S.C. 1464 (a); E.O. 9070, 7 F.R. 1529)

This amendment is deemed to be of a minor and procedural character within the provisions of paragraph (c) of § 201.2 of the rules and regulations for the Federal Savings and Loan System.

[SEAL]

JAMES TWONY,

Governor.

Commissioner.

Harold Lee,
General Counsel.
Ormond E. Looms,
Executive Assistant to the

[F. R. Doc. 43-6505; Filed, April 27, 1943; 2:18 p. m.] Chapter III—Federal Savings and Lean Insurance Corporation

[Bulletin C]

PART 301—INSURANCE OF ACCOUNTS
MERGER, CONSOLIDATION, OR PURCHASE OF
ASSETS

APRIL 26, 1943.

No hearing having been requested in accordance with the provisions of paragraph (d) of § 301.22 of the rules and regulations for insurance of accounts after opportunity therefor was allowed in accordance with paragraph (b) thereof, § 301.17 of the rules and regulations for insurance of accounts is hereby amended by deleting the phrase "or \$50,000, whichever is less," from the first sentence of such section.

(Sec. 403 (b) of N.H.A., 48 Stat. 1237, sec. 23, 49 Stat. 298; 12 U.S.C. 1726 (b); E.O. 9070, 7 F.R. 1529)

[SEAL]

O. R. KREUTZ,

General Flanager.

HAROLD LEE,

General Counsel.
ORLIGHT E. LOCIES,
Executive Assistant to the

Commissioner.

[F. R. Dec. 43-6506; Filed, April 27, 1943, 2:18 p. m.]

TITLE 32-NATIONAL DEFENSE

Chapter VI—Selective Service System

[Amendment 149, 2d Ed.]

Part 608—Expenditures Other Than for Personal Services

TRAVIL AUTHORIZATION

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301-316, inclusive); E.O. No. 6545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 19177, and the authority vested in me by the Chairman of the War Manpower Commission in Ad(Continued on next page)

IMPORTANT NOTICE

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CONTENTS

REGULATIONS AND NOTICES

HER PROPERTY CUSTODIAN:	
Verting orders:	Page
Brodimann, Gesine	5697
Casco Bay Timber Co	5597
Del Frate, Sarah Remesy	5697
D'Onofrio, Ferdinando	5593
Dozeh, Rudolph	5693
Durmen, John	5593
Linwachter, Frank	5603
Finl:, Ross	5533
Gang, Louis	5593
Herrelman, Cora	5593
Heathal, F. E., Co	5597
Herthal, F. E., Co Hollender, Bruno, et al.	5536
Integrity Trust Co	5600
Kruger, Amelia E	5590
Michaelis, John H	5601
Nebel, E. Ocear	5591
Pangirio, Elizabeth	5691
Petercon, Lina Emma	5602
Pfcnnig, William	5602
Pick, Alfred R	5602
Pick, Ecriba Belle	5693
Richter, Elizabeth	5603
Sachae, Rudolph	5604
Schubert, Bertha	5534
Serefini, Angelo	5604
Scufert, Louis	5605
Spagnola, Francesca	5005
Sumitomo Bank, Ltd. (Los	
Angeles)	5609
Sumitomo Bank, Ltd. (San	0000
Francisco	5510
Vahle, Ernest C	5605
Werner, Rosa	5608
Wieconcr, Michael	5606
Wood, Anna Elisabeth (2	2000
documents) 5606	ECGT
	, 2001
(Continued on next page)	

5579



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Telephone information: District 0525.

CONTENTS—Continued	•
ALIEN PROPERTY CUSTODIAN—Con. Vesting orders—Continued.	Page
Yokohama Specie Bank, Ltd.	
(San Francisco)Yokohama Specie Bank, Ltd.	5608
Yokohama Specie Bank, Ltd.	EEOO
(Seattle)BITUMINOUS COAL DIVISION:	5598
Minimum price schedules	
amended:	•
District 2	5591
District 3	5592
District 4	5593
CUSTOMS BUREAU: Navy-owned or controlled sal-	
voge vessels menned by	
vage vessels, manned by civilians; waiver of clear-	
ance laws	5594
FEDERAL SAVINGS AND LOAN INSUR-	0002
ANCE CORPORATION:	
Insurance of accounts; merger,	
consolidation or purchase	
of assets	5579
FEDERAL SAVINGS AND LOAN SYSTEM:	
Agencies servicing mortgage loans and real estate; elim-	
inating requirement of bank	
administration approval	5579
GENERAL LAND OFFICE:	30.0
California, revocation of land	
withdrawal	5595
OFFICE OF DEFENSE TRANSPORTATION:	
Chicago, Ill. taxicab operators;	
coordinated operations	5610
OFFICE OF PRICE ADMINISTRATION:	
Adjustments, exceptions, sus- pension orders:	
A A A Doll and Toy Co., Inc	5613
American Marine Brass	3013
Foundry, Inc	5611
Du Pont de Nemours, E. I.,	
Du Pont de Nemours, E. I., and Co., Inc	5589
Fun House, Inc Harris Clay Co	5613
Harris Clay Co	5613
Huse, W. D., and Sons	5612

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—	
Continued. Adjustments. exceptions. sus-	
Adjustments, exceptions, sus- pension orders, etc.—Con.	Page
Hygienic Dental Rubber Co	5613
Lindberg and Hobi Co Marietta Hollow-Ware and	5612
Enameling Co	5612
Enameling Co Mica Co. of Canada, N. Y., Inc_	5614
Montague Castings Co	5614
New Bedford Comb Works	5612
Northfield Iron Co Starlight Novelty Co	5611 5613
Asphalt and tarred roofing prod-	0010
ucts (RPS 45, Am. 2)	5590
Doors, general manager type,	
grain; sales to railroads (Supp. Reg. 14, Am. 163)	5589
Fats and oils (RPS 53, Am. 31)	5589
Petroleum products, retail (MPR	
137, Ams. 31 and 32) (2 doc-	
uments)Pulpwood produced in or sold	5588
Pulpwood produced in or sold	
into Maine, Vermont, etc. (MPR 361)	5589
Rotenone (MPR 298, Am. 1)	5589
Shoe rationing (RO 17, Am. 10)	5589
PETROLEUM ADMINISTRATION FOR	
War:	V
Petroleum supply; elimination of unnecessary movements within District 2 (Petro-	v
within District 2 (Petro-	
leum Dir. 65, Am. 1)	5590
SECURITIES AND EXCHANGE COMMIS-	
_sion:	
Hearings, etc.:	• • •
Connecticut and Passumpsic Rivers Railroad Co	5615
International Utilities Corp.	2010
(2 documents)	5615
Superior Water, Light and	
Power Co., ét al	5615
SELECTIVE SERVICE SYSTEM: Expenditures other than for	
personal services; travel	
authorization	5579
WAGE AND HOUR DIVISION:	
Learner employment certifi- cates, issued to various in-	
cates, issued to various in-	
dustries (2 documents)	5595
WAR PRODUCTION BOARD:	
Chicago taxicabs, coordinated operation (Certificate 57)	5617
Petroleum supply; approval of	201.1
directive by Petroleum Ad-	
ministration for War (Cer-	
tificate 46, Am. 1)	5617
Stop construction orders (3 documents)	5616
Strategic materials, imports:	2010
(M-63)	5581
(M-63-a)	5586
Suspension orders:	EFOO
Hebebrand, A. W Tools, hand service (E-6):	5580 5586
X-ray equipment (L-206)	5587
War Shipping Administration:	,
General agents and agents;	
compensation payable on	
dry cargo vessels	5595
ministrative Order 37: 62 mm	
ministrative Order No. 26, 7 F.R. 1 Selective Service Regulations, Se	10512,
Edition, are hereby amended in the	e fol-
	- 1111

lowing respect:

1. Amend paragraph (a) of § 608.41 to read as follows:

§ 608.41 Travel; authorization. (a) To the extent provided by appropriation made therefor, the following may authorize travel at Government expense in tho execution of the selective service law:

(1) The Director of Selective Service, the Deputy Directors of Selective Service, or any other official designated by any

one of them.
(2) The Governor of a State or a State Director of Selective Service, for the travel of the personnel of the Selective Service System of his State, provided such travel shall be confined to the territorial limits of the Service Command or Naval District in which his State is located unless travel beyond the territorial limits of the Service Command or Naval District is required in answer to a sub-poena issued by the United States District Court, or has been authorized or approved by the Director of Selective Service.

2. The foregoing amendment to the Selective Service Regulations shall be effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

APRIL 27, 1943.

[F. R. Doc. 43-6579; Filed, April 28, 1943; 11:10 a. m.j

Chapter IX-War Production Board Subchapter B-Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amonded, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

PART 1010—Suspension Orders [Suspension Order S-300]

A. W. HEBEBRAND

A. W. Hebebrand is a partner in the firm of Hebebrand Builders with offices at 18,900 Lorain Avenue, Cleveland, Ohio. The partnership has been engaged for a number of years in building operations and has built more than 200 houses during the last two years. A. W. Hebebrand is the person actively in charge of tho firm's operations.

Shortly before October 1, 1942, he purchased for his own use a large house on a 33 acre estate located at 6388 Rocky River (Riverside) Drive, Cleveland, Ohio. On or about October 1, 1942, the respondent employed an architect to prepare plans to remodel this house, in addition to making numerous and extensive changes in the appurtenances and grounds, which contain a stream, tennis court, stable, and four-car garage. Shortly thereafter, the respondent, as owner and installer, began construction of alterations and improvements using critical materials and labor in violation of Conservation Order L-41, Conservation Order M-9-c-4 and Preference Rating Order P-84. Early in December, 1942, when the work was stopped, the

respondent had already paid out to apply thereon a total of \$4,230.53 and the ultimate cost would have approximated \$7,500.00 which was greatly in excess of the amount permitted under L-41. The use of copper pipe and tubing was a violation of Conservation Order M-9-c-4. The purchase and use of new metal heating and plumbing equipment was a violation of P-84. The respondent either knew or should have known of these restrictions on construction work and scarce materials.

Such actions constitute wilful violations of Conservation Order L-41, Conservation Order M-9-c-4 and Preference Rating Order P-84; they have diverted critical materials and labor into nonessential uses without authorization of the War Production Board, and have impeded and hampered the war effort of the United States. In view of the foregoing; It is hereby ordered, That:

§ 1010.300 Suspension Order S-300.

(a) Neither A. W. Hebebrand, nor his successors or assigns, nor any other person, directly or indirectly, shall order, purchase, accept delivery of, withdraw from inventory, or in any other manner secure or use any material or construction plant in order to begin or continue any "construction" (as "construction" is defined in Conservation Order L-41, as amended), whether heretofore commenced or not, on the buildings and premises located at 6388 Rocky River (Riverside) Drive, Cleveland, Ohio, unless specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve A. W. Hebebrand, his successors and assigns from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on April 29, 1943.

Issued this 27th day of April 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 43-6532; Filed, April 27, 1943; 4:10 p. m.]

Part 1042—Iliports of Strategic Materials

[General Imports Order M-63 as Amended April 28, 1943]

§ 1042.1 General Imports Order M-63—(a) Definitions. For the purposes of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether or not incorporated.

(2) "Owner" of any material means any person who has any property interest in such material except a person whose interest is held solely as security for the payment of money.

(3) "Consignee" means the person to whom a material is consigned at the time of importation.

(4) "Import" means to transport in any manner into the continental United

States from any foreign country or from any territory or possession of the United States (including the Philippine Islands). It includes shipments into a free port, free zone, or bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States and shipments in bond into the continental United States for transshipment to Canada, Mexico, or any other foreign country.

(5) "Place of initial storage" means any warehouse, yard ground storage, or other place, to which the percon making the entry or withdrawal from custody of the United States Bureau of Customs of material imported subject to this order directs or has directed that such material be transported from the port of entry to be held until disposed of pursuant to this

(6) Material shall be deemed "in transit" if it is afloat, if an on board ocean bill of lading has actually been fesued with respect to it, or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States.

States.

(7) "Governing date" with respect to any material means the date when such material first became subject to General

Imports Order M-63.

(b) Restrictions on imports of materials—(1) General restriction. No person, except as authorized in writing by the War Production Board, shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of, any material subject to this order after the governing date. The foregoing restrictions shall apply to the importation of any material subject to the order, regardless of the existence on the governing date or thereafter of any contract or other arrangement for the importation of such material. The materials subject to this order are those listed from time to time upon List I, List II, and List III attached hereto.

(2) Authorization by War Production Board. Any person desiring such authorization, whether owner, purchaser, seller, or consignee of the material to be imported, or agent of any of them, shall make application therefor in duplicate on Form PD-222C, addressed to the War Production Board, Ref.: M-63, Washington, D. C. Unless otherwise expressly permitted, such authorization shall apply only to the particular material and shipment mentioned therein and to the persons and their agents concerned with such shipment; it shall not be assignable or transferable either in whole or in part.

(3) Restrictions on financing of imports. No bank or other person shall participate, by financing or otherwise, in any arrangement which such bank or

person knows or has reason to know involves the importation of any material subject to this order after the governing date unless such bank or person has received either a copy of the authorization issued by the War Production Board,

or, if the transaction comes within the exceptions set forth in para-

graph (b) (4), an affidavit stating the facts which show the exception.

(4) Exceptions. Unless otherwise directed by the War Production Board, the restrictions set forth in this para-

graph (b) shall not apply:

(i) To the Board of Economic Warfere, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmented department, agency, or corporation, or any agent acting for any such department, agency, or corporation; or

(ii) To any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, or to any material which the owner at the time of importation had purchased or otherwise acquired from any United States governmental department, agency, or corporation; or

(iii) To any material which on the governing date was in transit to a point within the continental United States.

(iv) To materials imported by mail where the value of the shipment is less than \$100.00; or

(v) To materials consigned as gifts or as camples, or for use as samples, or imported for personal use, where the value of each consignment or shipment is less than \$200.00; or

(vi) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States.

(vii) To any material on List I or List II imported by any person under any contract or other arrangement made before, or in existence on the governing date and which, on December 23, 1942, was in transit to a point within the continental United States.

(c) Restrictions on disposition of List I material. Except as hereinafter specifically provided in paragraph (d) hereof:

(1) Restrictions upon owners and consignees. No owner or consignee of any material on List I which is imported after the governing date shall in any way, directly or indirectly:

(i) Dispose of any interest in such material:

(ii) Process or in any way change the physical condition of such material;

(iii) Transfer possession, or cause or parmit a transfer of possession, of such material except to the port of entry and from the port of entry to the place of initial storage of such material; or

(iv) Change, or cause or permit a change of, the location of such material except to the port of entry and from the port of entry to the place of initial storage of such material.

Provided: That a consignee of such material may dispose of his interest in such material to the extent necessary to complete any commitment or contract made prior to the governing date. The person to whom he disposes of such interest shall be subject to all restrictions imposed upon owners by this order.

(2) Restrictions upon banks and percons similarly cituated. No bank or other person which, as agent, pledges, beneficiary under a trust receipt, or otherwise, has possession of or any interest in any written instrument evidence.

ing any interest in any material on List I shall in any way, directly or indirectly, dispose of any such interest, or transfer possession, or cause or permit a transfer of possession, of such instrument, unless:

(i) Such material was imported before

the governing date; or

(ii) Such person neither knows nor has reason to know that such material was imported after the governing date;

(iii) Such disposition or transfer is necessary to permit a consignee to make a permissible disposition of material in accordance with subparagraph (1) of this paragraph (c); or

(iv) Such disposition or transfer is made to the owner of the material and such owner has complied with all the

provisions of this order.

(d) Permissible disposition of List I materials — (1) Transfer to governmental agency. Nothing contained in this order shall prohibit an owner or consignee of any material on List I imported after the governing date, or a bank or other person having possession of, or an interest in, a written instrument evidencing an interest in such material, from disposing of, or making any arrangement to dispose of, any interest in such material to the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department,

agency, or corporation.

(2) Authorization by War Production Board. Notwithstanding the provisions of paragraph (c), an owner or consignee of material on List I imported after the governing date or a bank or other person having possession of or an interest in a written instrument evidencing an interest in such material, may process such material or may dispose of any interest in such material or any such written instrument, or transfer possession or change the location thereof, or cause or permit such a transfer of possession or change of location, upon written authorization by the War Production Board. Any such person may make application in duplicate for such an authorization on Form PD-222A, which form shall be addressed to the War Production Board. Ref.: M-63, Washington, D. C.

(3) Exceptions. The restrictions set forth in paragraph (c) shall not apply to any material after any United States governmental department, agency, or corporation becomes the owner thereof, and shall not apply to any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, and shall not apply to any material purchased or otherwise acquired from any , United States governmental department,

agency, or corporation.

(e) Restrictions on disposition of List II or List III material. Any material on List II or List III, which is imported after the governing date, may be sold, delivered, processed, consumed, pur-chased, or received without restriction under this order, but all such transactions shall be subject to all applicable provisions of the regulations of the War Production Board and to all orders and directions of the War Production Board which now or hereafter may be in effect with respect to such material.

(f) Reports—(1) Reports on customs entry. No material which is imported after the governing date, including materials imported by or for the account of the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, shall be entered through the United States Bureau of Customs for any purpose, whether for consumption, for warehouse, in transit, in bond, for re-export, for appraisal, or otherwise, unless the person making the entry shall file with the entry Form PD-222B in duplicate. The filing of such form a second time shall not be required upon any subsequent entry of such material through the United States Bureau of Customs for any purpose; nor shall the filing of such form be required upon the withdrawal of any material from bonded custody of the United States Bureau of Customs, regardless of the date when such material was first transported into the continental United States. Both copies of such form shall be transmitted by the Collector of Customs to the War Production Board, Division of Stockpiling and Transportation, Ref.: M-63, Washington, D. C.

(2) Other reports. All persons having any interest in, or taking any action with respect to, any material imported after the governing date, whether as owner, agent, consignee, or otherwise, shall file such other reports as may be required from time to time by the War

Production Board.

(g) Routing of communications. All communications concerning this order shall, unless otherwise herein directed, be addressed to: War Production Board, Washington, D. C., Ref.: M-63.

(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or who furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority assistance.

(i) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

Issued this 28th day of April 1943. WAR PRODUCTION BOARD By J. JOSEPH WHELAN, Recording Secretary.

List I

Note: List I was amended April 28, 1943.

The numbers listed after the following materials are commodity numbers taken

from Schedule A. Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1943). Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

. Material	Com- merco Import Class No.	Govern- ing dato
Agave manufactures and semi- manufactures. Sisal cordage, including cables, tarred or untarred, composed of 3 or more strands, each	F	
strand composed of 2 or more yarns	3417, 010 3417 110	11/18/13 11/18/13
undyed Cordago of agavo fibers, other than sisal	N. S. C.	17/21/12
Cords and twines of agave fibers	N. S. C.	19/11/42
Other manufactures of agave fibers	000001100	11/18/43 1/18/43 1/18/43 1/2/43
Asphalt	6078, 100 6079, 100 6079, 100	7/2/13 7/2/42 7/2/43
Bee, and mutton tallow—includes olco stock	005 05 05 05 05 05 05 05 05 05 05 05 05	Ç/22/13
Beef and mutten tallow (incdi- ble)—includes olco stock. Brazilian pebble (quartz crystals), unmanufactured. Brazilian rebble (quartz crystals).	0915, 600 . 6120, 600	6/22/13 10/6/12
manufactured and semimanu- factured in blanks, slabs, bars,		
Bristles, hog and pig	N. S. C. 0917.100 0970.100	10/0/49 3/14/13 3/14/13
Broomcorn	2936, 600 N.S.C. N.S.C. 2231, 600	*11/23/43 1/18/43 3/5/43 4/8/42
Logs Lumber, rough, not further manufactured than sawed,	4032,600	4/28/13
and flooring	4202,000	4/28/43
tongued, and grooved	N.S.C. 2201.000	4/23/13 6/22/43
Cod oil	0804, 000 3409, 000 3420, 000	6/22/43 11/23/13 11/23/43
mats floor coverings, mattings, etc.	N.S.O.	11/23/12
Columbium ore (columbite) or con- centrates. Cottonseed oil, crude, refined	6270, 360 1423, 160	4/8/42 6/22/42
Divi-divi pods. Divi-divi, hemlock and chestnut extracts.	1423, 100 1423, 200 2320, 140	5/22/43 7/2/43 7/2/43
Flaxseed (linseed)	2345,000 2233,000 N.S.O.	6/22/43 7/2/12
Amorphous, natural (except of Mexican origin) Crystalline flake Crystalline, crucible lump and chip graphite	5730, 160 5730, ECO	4/8/42 12/23/11
chip graphite	6730.010	4/8/13
graphite	6730, 630	4/8/42
Hackled, including "line of hemp". Not hackledTow	3263, 000 3263, 200 3263, 300	9/11/42 9/11/42 9/11/42
Hides and skins: Deer: buck or doe. Horse mane and tall hair, raw and	0293, 100	9/11/13
drawn, including switches Ipecae crudo and advanced in	3694, 600 3694, 100 2210, 450	3/14/43 3/14/43 1/18/43
value or condition Lac: crude, seed, button and stick	2220, 170 2105, 000 N S O	1/18/43 4/8/12 2/8/13
Lard (including rendered pork fat). 1 Moved from List II 4/28/43.	00307 000 1	3/6/13

¹ Moved from List II 4/28/43. ² Moved from List III 4/28/43.

Material	Com- merce Import Class No.	Govern- ing date	Material	Ccm- muco Impert ChysNe.	Gerem- each gal	Moterial	Com- merce Import Class No.	Govern- ing date
Lard compounds and lard substi- tutes made from animal or vege-			Aluminum scrapAntimeny		C7/42	Flox, unmanufactured (all types): Hockled, including "dressed		
table oils and fats	0036, 100	3/5/43		l cearcea	12 77 41 12 77 41 12 77 41 12 77 41 12 77 41	Hra"	3233.000	7/2,42
. Leather, unmanufactured	0300, 100- 0345, 500	27/2/42		001.100 800.170 800.210	1222 11	Not heckled: Volued less than \$240 per ten Volued \$240 or more per ten	3262.700	43/42
Linseed oil, and combinations and	l inc.	ľ	Astestee, unmanufectured ferigi-	82577.230	12,22,91	Velucid EXO or more per ten Nells Town Etmw Olyectica, crude and refined Geet and kid ekin fars	322.700	4,5,42 7,2,42 5,4,42 5,4,42 5,22,42 5,22,42 7,21,42
mixtures, in chief value of such	2254,000	5/22/42 7/2/42	Astestee, unmanufactured (erigi- nating in Rhedesia or Union of South Africa)	2100.010	1/13/42	Etray	3262.860 3262.860	5 4 42 5 4 42
oil Mangrove bark Mangrove extract (including Phil-	2320, 180	7/2/42		(M.M)	1/12/42 1/12/42 1/12/42	Olyectics, crude and refined	820.00 8291.100	5 22 42 5 22 42
ippine cutch) Muru muru nut oil Myrobalan fruit and extract	2342,000 N. S. C.	7/2/42 8/21/42			1/12/12	Ocot and kid skin furs	0711.400	7/21/42
Myrobalan fruit and extract	N. S. C. 2304.600 2345.800	8/21/42 7/2/42 7/2/42		CCOL.CCO	1/12/42 1/12/42	Bullele bides, dry and wet	0203,000 0203,100	1/13/42 1/13/42
Neatsfoot oil and animal oils known as neatsfoot stock	ı			[301.00	1/12/42 1/13/42	Cabretta ekino er bairekeepekina.	0235.000	7/2/42 1/13/42
Oleo oil Palmyra fiber, unmanufactured Polmyra fiber, manufactured in	0508, 950 0036, 200 3409, 310	5/22/42 8/21/42	Babessu nuts and kernels	2210	4 12 4 12	Cottle bldge devend wet	023.00	1/13/42 1/13/42
Palmyra fiber, manufactured in whole or in part, including bas-	3803.910	4/28/43	Balsa wood:	227.160	43.42	Builds hides, dry and wet. Cabrettackins or haircheepekins. Call, dry and wet. Cottle hides, dry and wet. Goet and hid skins, dry and wet.	0202.000	1/13/42
whole or in part, meluding bas-	3410,030	4/28/43	Los	4003,100	C/10/42	Company and and committee of the wear	6242.660	7/2 42 7/2 42
Sine	N.S.C. 1427.000	4/28/43 4/28/43 5/22/42	eawed tourds, planks, deals and	4118.000	C/10/32	Kip, dry and wat.	633.600 633.600	1/13/42 1/13/42
Peanuts:	1367, 000	4/2/43 4/2/43	Beryllium exide, earbencte and	6250.00	5,4,42	Sheerlings (includes dry and green calted chies). Iron and etecl excep, fit only for remanufacture.	6231.000	7/2/42
Shelled Not shelled Prima Vera:	1268,000	9 _ i	Cashew nut kernel eil.	27.40	6/4/12 4/5/42 4/5/42	from and elect excep, lit only for remanufacture.	0004.000	6,1/42 6,1/42
Lumber, rough, not further man-	4033, 400	4/28/43	Cashew nut shell oil	200.00	42.42	1	CCC4.1CO	€,1/42
าร์อสารอดี than sawed and	N.S.C.	4/23/43	Bales wood: Logs. Sawed boards, planks, deals and sawed timber. Bery ore or beryillum ere. Beryllum exide, carbenate and other teryillum salts. Cashew nut kernel oil. Cashew nut shell oil. Caster oil. Caster oil. Cattle, ox, and calt tail hair including switches. Chrome ore (chromite).	2003,100	7/2,42	tured in while or in part (directed). Ictia or tempico fiber manufestures	51107010	3,5,43
flooring Lumber, dressed, not further manufactured than planed, tongued, and grooved Pyrethrum or insect flowers.	14.0.0.	1,20	Chrome ora (chromite)	6213,100 6213,100	7/2,42 12 3 41 12 3 41 12 3 41 12 3 41	(including all lette products)	N.S.C.	11/23/42
tongued, and grooved	N. S. C. 2202,000	4/28/43 10/21/42			122231	tured (including Ltd: weste)	2403.000	3/14/42
Pyrethrum, or insect flowers, ad- vanced in value or condition	1	1 ' '	Cohune puts and kernels	N.S.C.	45/42	Jule born	3213.000 3213.100	10,6,42 4,2,43
Quebracho extract	2220.310 2344.000	10/21/42 7/2/42 7/2/42	Cocount cil	ciai. 860	47.52 CH/52 12.73 H 3.14.52	lette or Tampleo üter, manufac- tured in wheleorin part (decree). Lette or templeo üter manufactures (including all lette product). Lette or templeo üter unmanufac- tured (including lette worte). Lute, unmanufactured. Lute berg. Or resko. Jute hutte, unmanufactured. Keptak.	3242.000	4 2 43 10,7 42 7/2,42
Quebracho extract Quebracho wood Rapeseed	2205.000 2237.000	7/2/42 5/22/42 10/21/42		6117.100 6427.000 6418.000		Kyanite and cillimanite	200.00	12 23 41
Red sonill	2210.650	10/21/42	Copper and bress scrap	COLUM	C7(42 12,2 At 7,2,12	1.029		1/9,42
Rotenone bearing roots (cube root (timbo or barbasco) derris and tuba), crude and advanced	2210, 280	5/4/42		03.20 09.20	C3342		CCC3. 100 CCC6. 100	1225/41
	2210.280 2210.200 2220.300	5/4/42 5/4/42	Copper, brass, and bronze manufac-	eacer cen	C)1/42		C2CG.CCO	1942 6/142
Ruhher seed	2220, 370	5/4/42 5/22/42	fures: Copper table, household, kitchen, and hospital utensils, and hol-		l i		CZ57.CCO CZ59.CCO	12 24 12 24 13 42 13 42 13 42 13 42 13 42 13 42 13 42 8 3 42
Rubber seed	N.S.C. 6270.200	5/22/42	and hespital utensils, and hel- low or flat ware, n. s. p. f.	0400,000	4,2,33	Lecia (Luffa) sportes	N. S. C.	8,21/42 6/1/42
Seal oil Seame oil edible and inedible	0310.C00 1428.200	12/73/41 4/2/43 7/21/42	low or first were, n. s. p. f. Finished manufactures of corper, brass, or branze, not electrical			Magney or contols, unmanufac-	7409.200	1,13,43
Sunflower oil, edible and denatured.	2249.CCO	l 7/21/42	specified on this order. Manufactures of copper, not plated with platinum, gold, or eliver, n.	N.S.C.	4/2/43	Makegany, discred (cowed and rest further manufactured than planed, tempod, and provided. Makegany furniture and profabilistics of the property furniture and profabilistics of the property furniture in the property furniture of the further manufactured than caveed. Manufactured than caveed.		, ,,,,,
	2247.000	6/22/42 6/22/42	with platinum, gold, or eliver, n. s. p. i	6400,100	4/2/43	planed, tenguad, and proved)	4204_100	7,21/42
Sunflower seed	2240.000	5/22/42	Dress blow torces, the manual		,,,,,,	cated Parts thereal	N. S. C. 4931.000	2,7,43 7,2,42
provided for (including urunday). Tantalum ore (tantalite)	2245, 9C0 6270, 400	7/2/42 4/8/42 7/2/42	cent lamps operated by com- pressed air and kerestens or terro-	GES. 760	4/2/43	Makegany reugh (net further	4202.100	7/21/42
TaraTucum bil	2320.230 N.S.C.	8/21/42 7/2/42	Bress table, household, kitchen, and hospital utenells, and hollow or flat ware, n.s. p. f. Monufactures of brees, rot plated with platinum, gold or ellver, n.e. s.	CALLATES	1,2,5	Manila er aboer fiter (except T	2472.200	
Tucum bil Valonia-beards and valonia extract. Vegetables, debydrated Vermiculite 2 Wattle bark Wattle extract Whale oil (other than sperm) Wood greese, including degras or	2345,100	7/2/42	orfat ware, n.s. p. f.	023.23D	4,72,43	medo tem). Menila crabeca tem (Tende enly). Menila crabeca fiber manufactures (incl. all manila er abeca pred-	202.00	4 E 43 4 Z 13
Vegetables, dehydrated Vermiculite	N.S.C.	4/28/43 3/5/43 7/2/42	with platinum, gold or ellver,	CITS COD	4,2,43	(incl. all manifa er abasa pred-	N. S. C.	122112
Wattle bark Wattle extract	2309.000 2345.500	7/2/42 7/2/42 5/22/42	n. e. s. Manufactures of bronze, not plated with platinum, gold, or eliver,	6173.000	9,2,83	Mercury-bearing cres and concen-	1	4,13,43
Whale oil (other than sperm)— Wool grease, including degras or		5/22/42		32.7 (2) GLD (29	4/2/13 1/13/42	Mercary or quickeliver (metallis)	N.S.C.	4/3/42 12/23/41
brown woolgrease (all grades)	0S13, 200 0S13, 200	5/22/42 5/22/42	Corn or maize oil (edible)	1122 (69	6,22,12	Mechtafiter Metallie beryllium, exclum, lithi-	0002.000 N.S.C.	12/23/41 10/0/42
Zirconium ore	0S13, 500 6270, 500	5/22/42 6/22/42 5/22/42 12/28/41	ground, pulverised or refired	2470.010	('12'83 (135'83		EC38.870	ξ,4,42
•	<u> </u>		Corundum ore Cotton linters, munitions or chem-	KW.003	(,127,52	Metallis mineral cubriances in crudo form, not otherwise electi- fied (such as decres, chiamismo, recisions, breas frandry ach, and flue duct).		
*Moved from List III 4/28/4			leal grades only (Grades 3-6 ce- cording to Department of Agri- culture Classification)			recidees, brees frandry ech,		67/17
N. S. C.—No separate class number has been assigned f			Cotton yarns and fabrics:	N. S. C.	4/3/42	Nim.	6749, 100 5560, 700	C/1/42 3/14/42
as described by the Departmen			culture Clessification) Cotton yarns and Cabrics Airplane cloth, type MM. Ballcon fabric, type HH. Ballcon fabric, type SS. Cotton rope for spinning mulca. Decating apren fabric. English ryun combed cotton yarn, single or piled, in ecunis of KSs and Gare.	N. S. C.	11111 11111111111111111111111111111111		2000.E00 2000.910	3,14,42 3,14,42
Statistical Classification of Ir			Ballcon fabric, type SS	N. S. C. N. S. C.	£721/42 11/27/42		200,010 200,000 200,000 200,000 200,000	3/14/42 2/14/42
List II			Deesting apren fabric English srun combed cotton	N. S. C.	11/22/42		2000,040 2000,000	3 14 42 3 14 42 3 14 42 3 14 42 3 11 42
Note: List II was amended.	April 28.	1943.	yarn, single or piled, in counts of ES's and finer	N. S. C.	11/23/62		2270, 900 200, 970	3/14/42 3/14/42
The numbers listed after	•		of 65's and far r. Filter cloth. Grey tracing cloth fabric. Lithograph moleckin cloth Printers mellston	N.S. C.	11/2/42		200.000 200.000 200.000 200.000 200.000	3/14/42 3/14/42
materials are commodity	numbers	taken	Lithograph moleskin cleth	N. E. Č.	11/2/42		i i i i i i i i i i i i i i i i i i i	3/14/42 7/21/42
from Schedule 1, Statistical Imports of the Department			Treeing eleth Typewriter ribbon fabric	STATE OF	£,21,42 £,21,42		5301.700 5371.800 5371.810	3/14/42
(issue of January 1, 1943). A	Iaterials	are in-	Cottonseed bull fixer	Ñ. Š. Ŏ.	7/21/42		2361.820 2361.820 2361.830	3/14/42 3/14/42
cluded in the list to the exter			Logs	N. S. C.	4,22,43		201.800 201.600	3/14/42
covered by the commodity below. If no commodity m			Logs Lumber, rough cowed beards, planks, deals, etc Lumber, deesed sowed beards, planks deals etc	41CT CEO	4,22,63		C4.00 C4.20 N.S.C.	3/14/42 3/11/42 3/14/12
the description given shall c			planks, deals, etc	4104.030	4,727,63	MERCH	N.S.C.	1/15,13
			•					

						, 		
Material	Com- merce Import Class No.	Govern- ing date	Material	Com- merce Import Class No.	Govern- ing date) Material	Com- merce Import Class No.	Govern- ing dato
Nutgalls or gall nuts. Otticica oil Ouricury (uricury) nuts and kernels	2310,000 2255,600 2239,610	9/11/42 4/8/42 5/22/42	Wool (apparel, finer than 49's but not finer than 44's)	3513.000 3514.100 3514.200	7/2/42 7/2/42 7/2/42	Cacao butter (cocoa butter) Camel's hair	3510.000 3511.000 3511.100	7/2/42 4/23/43 4/23/43 4/23/43
Ouricury (uricury) oil, inedible and edible Palm nut kernels	2257.830	5/22/42 5/22/42 5/22/42 3/14/42		3514.300 3524.000 3525.100 3525.200 3525.300	7/2/42 7/2/42 7/2/42 7/2/42	Camel's hair tops	3511,200 3511,300 3560,000 2452,000	4/28/43 4/23/43 1/18/43 7/2/42 7/2/42
Palm kernel oil	2248.000 2243.000	3/14/42 1/13/42	Yucca fiber Zinc base alloys, value chiefly of zinc, including "Kirksite" Zinc, blocks, pigs, or slabs. Zinc, dross and skimmings. Zinc, dross and skimmings.	N. S. C.	7/2/42 3/5/43 3/5/43 12/28/41 1/18/43	Camel's hair tops	2251.000 4692.800 N. 8. O. N. 8. O.	7/2/42 7/2/42 1/18/43 10/0/42
Logs Lumber, sawed boards, planks, deals, etc., rough and dressed Punga fiber Quinine salts or alkalolds from cin-	N.S.C. 4107.700 N.S.C.	4/28/43 4/28/43 3/5/43	Zinc, dross and skimmings Zinc, old and worn out, fit only for remanufacture	1	1/18/43	Caroa yarn Casein or lactarene. Cashew nuts and kornels. Cashmere goat hair, Angora rabbit hair, and hair of other like animals.	3535, 500	7/2/42 4/8/42
Quinine sulphateQuinine alkaloid	8102.000 8103.200	3/5/43 3/5/43	N. S. C.—No separate clas number has been assigned as as described by 'he Departme	for the rent of Cor	naterial	mals, n. e. s	3535, 600 3535, 700 3535, 800 3535, 900	4/2/43 4/2/43 4/2/43 4/2/43 4/2/43 10/6/42 10/6/42
quinine Cinchonidine and its salts. Cinchonine and its salts. Quinidine and its salts. Totaquine and totaquine com-	8103, 300 8103, 400 8103, 500 8103, 600	3/5/43 3/5/43 3/5/43 3/5/43	Statistical Classification of I	mports.	!	Cassia buds, unground	1533.000 1533.100 1550.070	10/0/42 10/0/42 10/0/42
pounds	3409. 500 2246. 000	3/5/43 4/28/43 5/22/42	Note: List III was amende The numbers listed after materials are commodity	r the fo	llowing	and castor oil cake meal)	8509.100 (0045.100- (0040.920 inc.	1/18/43 7/2/42
Shellac, unbleached and bleached Silk:	2253.000 2107.200 2108.000 3703.000	1/13/42 3/14/42 3/14/42 10/21/42	from Schedule A, Statistical Imports of the Departmen (issue of January 1, 1943). I	Classifica t of Con Materials	ation of mmerce are in-	Chickens and guineas: Dead, fresh, chilled or frozen, dressed or undressed Live Prepared or preserved Chickpeas and garbanzos, dried	0025, 400 N.S.O. N.S.O.	4/28/43 4/28/43 4/28/43
Cocoons. Partially manufactured silk, and silk noils exceeding 2 inches in length, not twisted or spun. Raw silk in skeins, reeled from	3799.000	10/21/42	cluded in the list to the exte covered by the commodity below. If no commodity n the description given shall of	number umber is	s listed	vanced	2131,000 2189,300	7/2/42 7/2/42 7/2/42
the cocoon, or re-reeled, not wound, doubled, twisted, or advanced Silk waste	3702.000 3704.000 3702.100	10/21/42 10/21/42 10/21/42	Material	Com-	Govern-	China clay or Kaolin	5300, 000 1520, 000 1550, 030 1501, 300	8/21/42 10/0/42 10/6/42 7/2/42
Ores, concentrates, and base bul- lion, valuable chiefly for silver content	6819. 500 6819. 600	7/21/42 7/21/42	Alewives and other pickled or	Import Class No. (0073. 300-	ing date	Sweetened	1502, 100 1502, 300 1502, 900 1351, 000	1/18/43 1/18/43 1/18/43 10/21/42
Coin, foreign Sweepings and scrap, including silver sulphides. Semiprocessed items, valuable chiefly for silver content.	6819.800 6819.900	7/21/42 7/21/42 7/21/42	salted fish, n. s. p. f	0073.900 inc. 2401.000	7/2/42	cated or similarly prepared Cod, haddock, hake, pollock, and cusk, pickled or saited (not in oil	1379. 000	10/21/42
chicily for silver content	N. S. C.	7/21/42 7/21/42	oil and other substances Anchovies, in oil or in oil and other substances Annatto and annatto extracts	0067.000 0064.200 0064.300 2320.000	7/2/42 1/18/43 1/18/43 7/2/42	etc., and not in airtight containers, weighing, with contents, not over 15 lbs. each)	0069,000 0069,200 0069,900	4/2/43 4/2/43 4/2/43
tured (includes flume tow and bagasse waste) Eperm oil, crude, refined or other- wise processed.	3401.000 0803.000	1/18/43 5/22/42	Argols, tartar and wine lees, and crude calcium tartrate	8329, 000 8330, 000 8380, 013	7/2/42 7/2/42 7/2/42 7/2/42 3/5/43 3/5/43	Combinations and mixtures of ani-	1511. 000 1511. 100	7/2/42 7/2/42
Talc, steatite (magnesium silicate), containing not to exceed 1½% lime and 1½% ferric oxide: Crude and unground	0803.100 N. S. C.	5/22/42	Balata, Massarunduba Balata, Peruvian, F. A. Q., white Balsams, crude, not containing alcohol (except Canada balsam)	N. S. C. N. S. C. 2141.000 2141.300	7/2/42 7/2/42	any of them, with or without other substances, not specifically provided for Corn.	2260, 120 1031, 000 1090, 180	7/21/42 7/2/42 7/2/42
Ground, washed, powdered, or pulverized Tin: Alloys, chief value tin, n. s. p. f. (including alloy scrap)	N. S. C. 6551, \$00	11/23/42 6/1/42	Bananas, green or ripe Barley malt	2141. 400 2141. 500 2141. 900 1301. 000 1080. 000	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	Cotton linters, other than muni- tions, & chemical grades (Grades 1-2 according to Department of Agriculture Olassification)	N. 8. C.	
Bars, blocks, pigs, grain or gran- ulated	6551.300	6/1/42	Baskets and bags of wood, straw, etc.	4221. 000 4221. 200 4221. 500	7/2/42 7/2/42 7/2/42	Cotton waste	3001,000 3003,600 3003,700 3003,800 3000,100	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42
Tin-plate scrap	0200.000	7/2/42 1/31/42 12/28/41 10/6/42 12/28/41	Beans, dried Beef and veal, pickled or cured Beef, canned, including corned beef.	4221. 600 4221. 900 1192. 000 0029. 000 0028. 000	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42		3006, 200 3006, 310 3006, 330 3006, 350	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42
Vanadium ore Wool, apparel, finer than 44's	3520.000 3521.100 3521.200 3521.300	6/1/42 7/2/42 1/31/42 1/31/42 1/28/41 1/2/8/41 1/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	Beeswax Blood, dried Bone black, bone char, and blood	0972.000 0972.100 0974.000 8505.000	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	Cotton—Merino waste Crabs, fresh or frozen prepared or	3000, 600 3230, 380 3230, 390 9850, 902	7/2/42 7/2/42 7/2/42
•	3521, 100 3521, 200 3522, 300 3523, 100 3523, 200 3523, 200 3526, 000 3527, 100 3527, 200 3527, 300 3528, 000	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	Bones, crude Bones, ground, ash, dust, meal and flour	0990. 130 0911. 200 0911. 300	7/2/42 7/2/42	Dog 100d	0036, 400 0030, 500 0041, 300 1190, 700 1190, 800	7/2/42 7/2/42 4/2/43 7/2/43 7/2/42
-	3527, 100 3527, 200 3527, 300 3528, 000 3529, 100	7/2/42 7/2/42 7/2/42 7/2/42	Boxwood logs Bran, shorts, and other wheat by- product feeds Brazil or cream nuts	4033, 000 1181, 000 1356, 000 1357, 000	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 4/2/43	Egg albumen, dried. Egg albumen, frozen, or otherwiso prepared or preserved, n. s. p. f Eggs (chicken), whole, in the shell. Eggs, dried. Eggs, frozen, or otherwise prepared or preserved, n. s. p. f.	0094,000 0095,000 0088,100	3/5/43 3/5/43 7/2/42 3/5/43
,	3529, 200 3529, 300	7/2/42 7/2/42	ButterButtermilk, dried		7/2/42 4/2/43	Eggs, frozen, or otherwise prepared or preserved, n. s. p. f.	0090.000	3/5/43 3/5/43

Material	Com- merca Import Class No.	Govern- ing dato	Moterial	Com- more Import Chen No.	Gerem- ing data
Eggs of poultry other than chicken,			Maté	2210, 570	7/2/12
whole, in the shell	00S3.508 0092.000	3[5]43 3[5]43	Maté. Yerba, advanced in value or condition (Paraguay tea) Meats, canned n. e. s., and prepar- ed or preserved meats, n. s. p. f. (include liver perte; also include mutton).	1770.000	10/3/42
Egg yolks, dried Eggs yolks, frozen, or otherwise pre-			Meats, canned n. e. s., and prepar-	anata)	10,0,32
pared or preserved, n. s. p. f Ergot	0033,000 2210,330	3/5/43 10/6/42	ed or preserved meats, n. s. p. f. (include liver pacto; also include		}
Fatty acids, not specifically pro- vided for, derived from vege-			mutton)	C332. C69	10/21/42
table oils, enimal or tish oils,	l		Melons	1223423	72.12
animal fats and greases, not elsewhere specified:			Milk, condensed and evaporated	63:0.00	7/2/12
Cottonseed oil Linseed oil	2260.220 2260.210	5/22/42 7/21/52		CSS2. CSD CSS2. CSD 1CC2. 4CD 1CC2. 4CD 1CC2. 4CD 0CC2. 1CD 0CC2. 1CD 0CC2. 1CD 0CC3. 1CD 0CC3. 1CD 0CC3. 1CD 0CC3. 1CD	10/21/12 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 7/2/42 4/2/43 4/2/43
Soybean oil Other, not elsewhere specified	2260.220 2260.240	7/21/32 7/21/32 7/21/42	Milk, skimmed, dried Milk, whole, dried	631 103	4213
Fatty alcohols and fatty acids sul-	2200220	1,20,32	Mohair (Angera geat bair) Mohair tops	(1222 m)-	7,270
phated, not elswehere specified, and salts of fatty acids sulphated,			Month (Angert Berg Bar)	Ec.	7/2/12
not elsewhere specified Fish scrap and fish meal	2260.280 0976.000	7/21/42 7/2/42	Mohair tops		1,16,13
Floor coverings:	8509, 700	7/2/ <u>42</u> 7/2/42	Mohair yarns	(3370,000	1,319,43
Carpets and carpeting, mats, rugs, art squares, etc., of wool,	13000.000	105140	Molasses and sugar strup, cdible and incdible	ica es-	
n. s. p. f	3570.570 inc.	10/21/42		Es.	7/2/12
Pile mats and floor coverings of cocoa fiber (coir fiber)	3980, 100	10/21/42	Monazite sand and other therium	2000,000	7/2.42
Pile mats and floor coverings of rattan	3980.300	10/21/42	Mura mura nuts and kernels	# C	17.5
Matting and articles of cocos	l		Nitrates, Sedium and Potertlum	100.003	72.0
fiber (coir fiber) or rattau Floor coverings of grass or rice	3983.000	10/21/42		185888 188888 188888	72,00 72,00
straw, not in chief value of	3283,200	10/21/42	Nitrogeneus material, n. s. p. f. (in- cluding hoof meal and hern meal).		1/19'83
Textile floor coverings, other than wool, cotton, silk, rayon, etc.			Nutmess, uncround	122.03	1/16'13 10/2,42 10/2,42 7/2,42 7/2/42
n.e.s.	3283, 600	10/21/42	Nutmers, ground Oats, bulled and unbulled	IMIL (3)	72.02
Fillorspar	530L 000 530L 100	7/2/42 7/2/42 7/2/42	Offal, edible Oil cake and oil cake meal:	1841, 169 0023, 669	
Garlic Ginger root, unground, not pre-	1205.000	7/2/42	Oil cake and oil cake meal: Coconut or copm	1111.600	2733
served or candied. Ginger root, ground, not preserved	1536_100	10/6/42	Soybear.	1112 (69)	3,5/43
or candied	1550,050	10,7/42	Linseri	1115.600	3/3/43
Glue, except glue size and fish glue (value—under 40¢ lb.)	0240.100	7/2/42	Hempseed	1110.769	12.12
Goat and kid hair except Angora (mohair) and Cashmera	3698, 209	7/2/42	Other B. S. P. L	6207.000	2.18 2.28 72.48 72.48 72.42 72.42 72.43 72.43 72.43 72.43
Grapefruit and pomelose Grapes, fresh (other than hothouse)	1302.000 1318.500	7/2/42 7/2/42 7/2/42	Onions, edible	2230,259	7/2/43
Guano	8501,000	7/2/42	Orange oil (including mandarin)	277.000	1/15/13
Gum arabic or senegal (Acada	2161.000	10/21/42	Oil cake and oil cake meal: Coconut or cogra. Soybear. Cottonseed Linseed Peanut. Hempsted Other n. s. p. L Oileo stearin. Onions, edible Orange oil (including mandarin). Orange oil (including mandarin). Orange oil, terpenelers (including mandarin). Ouricurs (uricurs) wax Paper base eteck: Bags for paper stock.	227, 100	1/15/43
Gum ghatti Gum kadaya (karaya) and talka	N. S. C. 2163,000	10/21/42 10/21/42 10/21/42	Paper base stocks	2202.000	7/2/42
Gum targacanth Gums, n. e. s., used in manufacture	2162,000	10/21/42	Rass for papersteck. Waste bagging, gunny cleth and	(COLUM	7/2/42
of chewing gum	N.S.C. 2233.000	3/5/43 5/22/42		4032603	7/2/42
Transport of	1 2220 280	5/22/42 7/21/12	Grasses, fibers, waste, shavings, elippings, etc., n. e. s. Peaches, green, ripe, or in brine. Pears, green, ripe or in brine. Pears, dried and split.	(C)2 (C)	7/2/43
Herring (including sprats, pilchards and anchovies), all types Hibisous cannabinus or ferox. Hide cuttings, raw	\$0070-900	7/2/42	Pears, green, ripe or in bring.	1301.00	7,2,42 772,42
Hibiscus cannabinus or ferox.	N.S.C.	7/2/43	Peas, dried and split		72.02 70.02 70.02 70.02 70.02
Hide cuttings, raw Hides and skins:	03307800	7/2/42	Pens, dried and spitt Peppers Plassava fiber manufactured in	1210,019 2400,319	7/2/42 7/2/42
Horse, colt, and ass	0211, 100 0211, 200	7/2/42	Plassava fiber manufactured in		
	0212,100	2 2/42 7/2/42 7/2/42	whole or in part (dressed cut to length, ctc.)	Siio (;)	States
	0212 260 0212 260	7/2/42	Pigeons, racing or fancy Pigeons, other	INS.C.	7,2,42 7,2,42 7,2,42 10,7,12
Sheep and lamb skins, except	0212 500	7/2/42	Pimento follonico), unercund	1233.607	100012
shearlings, cabrettas, etc.: Pickled skins, not split, no wool	0234,000	7/2/42	Pimento (allepice), ground		
Pickled fleshers, split, tiesh side.	0234_100	7/2/42 7/2/42 7/2/42	sage; prepared, cooked, bened, canned, cre	0073, CC3 0073, CC3 1073, CC3	7/2/12 7/2/12 7/2/12
Pickled skivers, split, grain side. Slats, dry, no wool.	0231.703	7/2/42	Rice, broken	16:3.20	72.5
Other wooled, (wool on) except shearlings	0231_700	7/2/42 7/2/42	Balts derived from resetable ells,	1044.000	7/2/32
Honey Hydrogenated or hardened oils and	1654.800		animal oils, tish oils, animal fals and greases, not elsewhere speci-	l	l
fats, vegetable or animal. Ilmenite (including ilmenite sand).	2260, 100 6270, 100	7/21/42 7/2/42	fied, or from fatty acids thereal Eardines, in oil or in oil and other	2013.003	7/21/42
Iodine	\$350,630 \$350,630	7/2/42 7/2/42 7/2/42 7/2/42 7/2/42	substances	603.00 603.00	4/2/13 4/2/13
Iron ore	6001, 000 2210, 420	7/2/42	Sausaga casings, sheep, lamb and		L
Kola nuts Lamb and sheep fur, except Caracul		. .	Sousage easings, other		72.02 72.02 7.25.02
and Persian lamb	0211.300	7/21/42	Sisal and henequen processors' mill		
gum) Lentils	2170: 000 1199, 000	3/5/43 7/2/42	W25t0	N.E.C.	122.03
Lignalog oil or Bois de Rose Limes	2280, 270 1304, 000	7/2/42	Soop (except Castile) and scop pow- der	II inc.	11
Lobsters, canned and not canned	0003.000	7/2/12	Soop bark or quillaya		7/2/12
Lupines	0034,000 1193,100	72.42 72.42 72.42 72.42 72.42 72.42 72.42	Sugar, cane	{išiž.655	7/2/42
Mace, unground Mace, ground	1540.000 1550.030	10,0,42	Syrups and extracts for use in the	l me.	ľ
Mace, Bombay or wild, unground	1549, 200	10/6/42	manufacture of beverages Tallow, vegetable	N. S. C. 273 (1)	72.63
manus areas and the state Strambane	,	,-,			,-,,

Material	Com- marce Import Chanko.	Govern- ing data
Tasinge firel, enciding, greave cakes, liver meal, meat meal, meat flour, meat comp. etc.)	2007.000 3004.000	7/2/42
(including mendal afform) Tex, not epoclify provided for Textle vents, installments epoclified in the color, including into thread and flux, etc. (exceptional	1237 009 1333 000	7/2/42 7/21/42
threed and flux, etc. (except sind and benequen preserver mill wants)	n.s.c.	7/2/12
Tebecco, unmenufectured.	2001.CCC	T
Tenka keeps Topic of hair other then camel's	ine.	7/2/42
hair, mehair, and weak (maini- ing algement virune), n. e. s. Turum puts and komely	2270,700 (2227,000)	1/15/43 5/22/42
Tuno fiels, freels or freezen. Tuno fiels, in old or in old and other	(2223.CO) (023.CO)	7/2/42
Turkeys: Dani, fresh, chilled or freum.	00027500	4/2/43
_drefred or undrefred	CO24.CC0	47741 47743 47743
Prepared expressived Tord 7 Vanilla bears.	N.S.C. 075.200 1345.000	7/2/42 7/2/42
Vanilla heave. Vegetable ivery er terma unta Vegetable eil feste, erher them elive. Vegetable seereteek	MARCON MA	7/21/42
Weel, opposel, 46% or conser-	1102.00 1102.00 1102.00	1/19/43
Weel, apperel, first than 43's, not first than 43's on the coin		7/2/12
	170.	7/2/42
Weelmungo		7/2/42
Weel preca eleth weeto Weel rugs	inc. 0300.003 3354.000	7/2/42 11/23,42
Root chadder and meal arteast	7.77	1/13/42
Weel tops. Weel yarms and yarms efother hair.		1/15/43
Yerns wholly er in chief value of Angera rabbit hair	2373.400- 2373.800 inc.	1/13/43

II. S. C .- No separate class or commodity number has been assigned for the material es described by the Department of Commerce, Statistical Classification of Imports.

INTERPRETATION I

No authorization under paragraph (b) of the order is necessary for the release or with-drawal of materials on List II or List III from a free port, a free zone, or the bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States regardless of the date when such materials first entered such place. The estual importation, which is the subject of restriction under paragraph (b), is deemed to have excurred before the question of release or withdrawal arises. Also, no authorization under paragraph (d) of the order is necessary for the subsequent disposition, proceeding, or chipment of such released or withdrawa list II and list III materials. As to List I materials which are similarly of the United States Bureau of Customs

withdrawn List II and List III materials. As to List I materials which are similarly altuated, an authorization under purgraph (b) of the order is necessary for their release or withdrawal from free part, free zone, or bended custedy, but authorization under paragraph (d) of the order is necessary for their subsequent disparition, processing, or chipment unless they are chipment in bend to Canada, Mexico, or some other foreign country, in which event the foreign destination is deemed to be the place of initial storage as such term to used in the order. (Issued June cuch term is used in the order. (Issued June 30, 1842.)

INTERPRETATION 2

The following official interpretation is hereby issued by the War Production Board with respect to the meaning of the term "in transit" as defined in paragraph (a) (6) of General Imports Order M-63 (§ 1042.1) as

By amendment dated December 17, 1942, the definition of material "in transit" was changed by adding the following clause, "or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States." The question has been raised as to the meaning of the term as applied to a case where the material on the governing date had been delivered to and accepted by a rail, truck, or air carrier on a through bill of lading for transportation to a specified port and from thence by boat to a point within the continental United States.

The material in the stated case is not deemed to be in transit within the meaning of the term as used in the order. If the material is to be carried to the port of arrival in the continental United States by ship, the material must have been afloat, or an on board ocean bill of lading must have been issued with respect to it, on the governing date in order for it to be considered as having been in transit on such date.

Material which has been delivered to and accepted by a rail, truck, or air carrier on the governing date for transportation to a point within the continental United States is deemed to be in transit within the meaning of the term as used in the order only when the transportation specified in the bill of lading issued by such carrier calls for delivery of the material at the port of arrival

in the continental United States by rail, truck, or air carrier, not by ship. (Issued March 5, 1943.)

[F. R. Doc. 43-6565; Filed, April 28, 1943; 11:44 a. m.]

PART 1042-IMPORTS OF STRATEGIC MATERIALS

[Supplemental General Imports Order M-63-a, as Amended April 28, 1943]

Pursuant to General Imports Order M-63, as amended, which this order supplements, It is hereby ordered, That:

§ 1042.2 Supplemental General Imports Order M-63-a. Until further order of the War Production Board, the provisions of General Imports Order M-63, as amended June 2, 1942, and thereafter, shall not apply to materials on List III of said order which are located in, and are the growth, production, or manufacture of, and are transported into the continental United States overland, by air, or by inland waterway from, Canada, Mexico, Guatemala, or El Salvador, except with respect to materials listed on Schedule A attached here-

Issued this 28th day of April 1943. WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

SCHEDULE A

[Nore: Schedule A amended April 28, 1943]

	Commerce	
	import ··	Effective
Material:	class No.	date
Canary seedChicle, crude and refined or advanced	2452,000	Dec. 14, 1942
Obtain and and an advanced	2121 000	Dec. 14, 1942
Chicle, crude and remed of advanced	0100 000	
	2189.300	Dec. 14, 1942
Chickpeas and garbanzos, dried	1200.000	Mar. 5, 1943
Coffee: raw or green	1511.000	Mar. 5, 1943
roasted or processed	1511, 100	Mar. 5, 1943
Molasses, edible and inedible	1630, 480-1640, 000	Dec. 14, 1942
220100000, 001010 0020 22000000000000000	inc.	,
Oil cake and oil cake meal:		
Coconut or copra	1111.000	Mar. 5, 1943
Soybean	1112 000	Mar. 5, 1943
Cottonseed	1114 000	Dec. 14: 1942
Linseed		Mar. 5, 1943
Peanut	1119.600	Dec. 14, 1942
Hempseed	1119.700	Dec. 14, 1942
HempseedOther, n. s. p. f	1119,900	Dec. 14, 1942
Sesame seed		Nov. 26, 1942
Sisal and henequen, processors' mill waste		April 28, 1943
Syrups and extracts for use in the manufacture	11. 5. 0.	110111 110, 10 10
of beverages, if transported in railway tank	37 0 0	4
cars	N. S.U.	April 28, 1943

[F. R. Doc. 43-6586; Filed, April 28, 1943; 11:44 a. m.]

PART 1262-HAND SERVICE TOOLS

[General Preference Order E-6 as Amended April 28, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of hand service tools and of alloy steel used in their manufacture, for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

General Preference Order § 1262.1 E-6—(a) Definitions. For the purposes of this order:

(1) "Producer" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not, engaged in the production of hand service tools.

(2) "Hand service tool" means any tool listed on Exhibit A hereto attached which is used by hand, and is made of iron or steel or has a principal component part made of iron or steel.

(b) Restrictions on use of steel for the manufacture of hand service tools. No producer shall manufacture any hand service tools out of any alloy steels except those which are in the series specified in Exhibit B to this order, or except pursuant to specific permission of the War Production Board: Provided, however, that any alloy steel in a series which is not listed in Exhibit B but which has been received by the producer for use in the manufacture of hand service tools before the first day of November 1942 may be so used by him.

(c) Restrictions on sales of hand service tools. No producer shall sell or de-liver any hand service tools except pursuant to a purchase order bearing a preference rating of A-9 or higher, or except pursuant to specific permission of the

War Production Board.

(d) Reports. Each person to whom this order applies shall execute and file with the War Production Board such reports and questionnaires as said Board

shall from time to time require.

(e) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(f) Appeal. Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, or that it would result in a degree of unemployment which would be unreasonably disproportionate compared with the amount of material conserved, or that compliance with this order would disrupt or impair a program of conversion from nondefense to defense work, may appeal to the War Production Board by addressing a letter to the War Production Board, Washington, D. C., Ref.: E-6, setting forth the pertinent facts and the reasons he considers he is entitled to relief, The War Production Board may thereupon take such action as it deems appropriate.

(g) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Washington, D. C. Ref .: E-6.

(h) Applicability of Priorities Regulation No. 1. This order and all transactions affected thereby are subject to the provisions of Priorities Regulation No. 1 (Part 944) as amended from time to time, except to the extent that any provision hereof may be inconsistent therewith, in which case the provisions of this order

shall govern.

(i) Changes in schedules. Notwithstanding any other provision of this order, the War Production Board may direct or change any schedule of production or delivery of hand service tools,

allocate any order for hand service tools to any other producer, divert or otherwise direct the delivery of any hand service tools to any other person.

EXHIBIT A

Metalworking chisels
Metal cutting files
Machinists' ball pein hammers
Metal cutting snips and shears
Pfiers, all types
Metalworking punches
Screw drivers, all types
Wrenches, all types

EXHIBIT B

NE 1300 Series. NE 8000 Series. NE 9200 Series. NE 9600 Series. NE 9400 Series.

Issued this 28th day of April 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHILLAN,

Recording Secretary.

[F. R. Doc. 43-6583; Filed, April 28, 1943; 11:44 a.m.]

PART 3090-X-RAY EQUIPMENT

[General Limitation Order L-206 as Amended April 28, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply for defense, for private account and for export of the materials entering into the manufacture of x-ray equipment; and the following order is deemed necessary and appropriate in the public interest and to promote the war effort:

§ 3090.1 General Limitation Order L-206—(a)° Definitions. For the purposes of this order:

- (1) "X-ray equipment" means the following radiographic equipment fluoroscopic equipment and therapy equipment (including industrial radiographic equipment and industrial fluoroscopic equipment): power units; radiographic, fluoroscopic, and therapy tables; photofluorographic units; cassette changers; and tube stands. The term shall not include (i) any parts, accessories, or appliances used in connection with radiography, fluoroscopy or therapy, other than the items specifically named above, (ii) rebuilt equipment, nor (iii) any equipment which has at any time been sold to an ultimate user.
- (2) "Power unit" means a high-voltage transformer (with or without rectifying tubes) and control for x-ray use.
- (3) "Radiographic, fluoroscopic or therapy table" means a table adapted for placing a patient in position for radiography, fluoroscopy or therapy, and may be either stationary or tilting.
- (4) "Photo-fluorographic unit" means an instrument for photographing the image cast by x-rays through a patient on a fluoroscopic screen. It includes a camera, supporting stand, and fluoroscopic screen. It is also known as a "photo-roentgen unit" or a "photo-fluorograph."
- (5) "Cassette changer" means equipment designed to hold two cassettes (one

protected from x-rays by a lead shield, and one in the radiographic field) which is constructed to interchange the position of the cassettes.

- (6) "Tube stand" means a tubular or frame support (mounted on a base which is either mobile or stationary) which is designed to hold the carriage of an x-ray tube head and allow its vertical movement. The term shall not include supporting or mounting equipment designed for use in connection with industrial radiographic equipment and industrial fluoroscopic equipment,
 - (7) [Revoked April 28, 1943]
 - (8) [Revoked April 28, 1943]
- (9) "Manufacturer" means any parson engaged in the manufacturing, fabricating or assembling of x-ray equipment.
- (10) "Put into production" means to begin the manufacture of x-ray equipment or to begin the assembly of fabricated parts which, when assembled, would constitute x-ray equipment.
- (b) Restrictions on the manufacture of x-ray equipment. (1) No manufacturer shall manufacture, continue the manufacture of, or assemble any models or types of x-ray equipment other than the permitted number of models of the types set forth and described in Schedule A, attached hereto.
- (2) In addition to the restrictions set forth in subparagraph (1) of this paragraph (b), during the period beginning April 28, 1943 and ending May 31, 1943, no person shall put into production any x-ray equipment (other than industrial radiographic equipment and industrial fluoroscopic equipment the manufacture of which has been specifically authorized writing by the War Production Board), except to fill purchase orders or contracts of the Army or Navy of the United States, or any agency of the United States Government for delivery to or for the account of the government of any country pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act). On and after June 1, 1943, no person shall put into production any x-ray equipment except pursuant to specific authorization by the War Production Board on Form PD-774. Each manufacturer shall file Form PD-774 in accordance with the provisions of paragraph (e) of this order.
- (c) Restrictions on the sale and delivery of x-ray equipment. (1) Subject to the further restrictions contained in paragraph (e) of this order, no person shall sell, transfer or deliver any x-ray equipment except:
- (i) To the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration; or
- (ii) To any agency of the United States Government for delivery to or for

the account of the government of any country pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act); or

(iii) To persons who have been specifically authorized by the War Production Board to receive x-ray equipment pursuant to application on Form PD-556, as provided in paragraph (d) of this order.

(2) No person shall receive or accept transfer or delivery of any x-ray equipment if he knows or has reason to believe that the transfer or delivery of such x-ray equipment is prohibited by the terms of paragraph (c) (1) of this order.

- (d) Procedure for obtaining authorization of the War Production Board on Form PD-556 and for filling such authorization, as permitted by paragraph (c) (1) (iii) of this order, to receive x-ray equipment shall prepare Form PD-556 (copies of which form may be obtained at the local offices of the War Production Board) in the manner prescribed therein, subject to the following instructions:
- (i) The form should be filed only by the person (transferee) desiring to receive x-ray equipment and not by the person (transferor) desiring to make delivery of such equipment.
- (ii) Do not fill in columns (b) and (c) of Table II.
- (iii) Do not fill in sections 6, 7 and 8 of Table III.
- (iv) Under section 5 of Table III give the following information:
- (a) State whether or not you have in use any radiographic, fluoroscopic or therapy equipment. If so, (1) describe such equipment, (2) state the average number of patients per week on which such equipment is now used, and (3) state whether the equipment applied for would be used to replace existing equipment or is needed for expansion of existing facilities.
- (b) State how you now accomplish the work for which the equipment applied for would be used.
- (c) State what attempts you have made to obtain used or rebuilt equipment.
- (d) Give any other pertinent information which bears on the question of your need for the equipment for which application is made.
- (2) The authorization of the War Production Board on Form PD-556 shall apply not only to the purchase order by the original purchaser for the x-ray equipment specified on such form, but also to any orders for x-ray equipment placed by such purchaser's suppliers, as permitted below, in fulfillment of the authorized order. The original purchaser shall notify his supplier of the authorization by furnishing him with a certifica-

tion in substantially the following form (on the purchase order or on an attached document):

The undersigned hereby certifies that delivery of the x-ray equipment ordered by the within (or attached) purchase order has been authorized by the War Production Board on Form PD-556, Case No. _____, under the provisions of paragraph (d) of General Limitation Order L-206.

Name_____ By_____ Authorized Official

Date_____

The purchaser's supplier shall fill any such authorized order from his stock, if he has the authorized equipment in his stock; if he does not have the authorized equipment in stock, he may place an order with his supplier to obtain the authorized equipment, furnishing to his supplier (on or in connection with his purchase order) a certification in substantially the form set forth above.

Any such certification shall be signed by an authorized official, either manually or as provided in Priorities Regulation No. 7, and shall constitute a representation to the supplier and to the War Production Board of the facts certified therein. The supplier may rely upon such representation unless he knows or has reason to believe such representation to be false.

(e) Production and shipping schedules and restrictions thereon. On or before May 10, 1943, and on or before the 10th day of each succeeding calendar month, each manufacturer shall file with the War Production Board in triplicate on Form PD-774, his proposed production and shipping schedules of x-ray equipment for such period as production and shipping may be planned. Upon receipt of such form, the War Production Board will approve or disapprove the proposed production and shipping schedules or make such changes therein as it shall deem necessary, and will thereupon return to the manufacturer a copy of such form as approved or changed. Notwithstanding any preference rating which any order may bear or any rule or regulation of the War Production Board, each manufacturer shall produce and ship x-ray equipment in accordance with his production and shipping schedules as approved or changed by the War Production Board.

(f) [Revoked April 28, 1943]

(g) Appeals. Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship upon him may appeal to the War Production Board (Ref: L-206) setting forth the pertinent facts and the reasons such person considers that he is entitled to relief. The War Production Board may thereupon take such action as it deems appropriate.

(h) Applicability of regulations. Except as otherwise provided herein, this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(i) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(j) Communications to War Production Board. All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Safety and Technical Equipment Division, Washington, D. C., Ref: L-206.

Issued this 28th day of April 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

SCHEDULE A

Note: Items "Tube stand, radiographic, with single column" and "Tube stand, deep therapy" were amended, and all items "Stationary grid" and "Bucky diaphragm" revoked April 28, 1943.

Per- mitted num- ber of models	Permitted types	Description of permitted types
1	Power unit	Not to exceed 100 milliam peres at 90 KVP. Self- rectifying, with mobile control.
1	Power unit	Not to exceed 200 milliam- peres at 100 KVP. Full wave rectification, of a 2- tube design; either mobile or stationary control, or both.
1	Power unit	1/2 Microfarad condenser dis- charge.
1	Power unit	Therapy unit, not to exceed 160 KVP.
1	Power unit	Therapy unit, not to exceed 250 KVP.
1	Dental x-ray unit.	Wall model, not to exceed 15 milliamperes at 80 KVP.
1	Dental x-ray	Floor model, not to exceed 15 milliamperes at 80 KVP.
1	Vertical fluoro-	Power unit not to exceed 15
1	scope. Portable unit	milliamperes at 90 KVP. Power unit not to exceed 15 milliamperes at 85 KVP. A portable unit is one that is easily disassembled and transported. It may be equipped with or without easters, and with either a collapsible or non-collapsible stand.
1	Mobile or bed- side unit.	Power unit not to exceed 30 milliamperes at 90 KVP. It is specially designed for moving on its own casters.
1	Army field unit.	Light duty, with a power unit not to exceed 15 mil- liamperes, manufactured in accordance with the speci- fications of the Army of the United States.
1	Army field unit	Power unit not to exceed 30 milliamperes, manufactured in accordance with the specifications of the Army of the United States

	<u> </u>	
Per- mitted num- ber of models	Permitted types	Description of permitted types
1	Army tilting fluoroscopic unit.	Light weight table, contain- ing power unit not to ex- ceed 15 milliamperes at 90 KVP, manufactured in ac- cordance with the specifi- cations of the Army of the United States.
1	Army field table.	
1	Tilting table	Radiographic and fluoro- scopic table, with or with- out mounting for fluoro- scopic tube. The model may be hand-operated (hand crank or rocker) or
1 2	Stationary table. Tube stand	motor driven, or both, Horizontal bucky table. Radiographic, with single column.
1	Tube stand	Superficial therapy, with
1 2	Tube stand Cassette changer.	single column. Deep therapy. Vertical or horizontal, with or without bucky dia- phragm.
2	Photo-fluoro- graphic unit.	•

[F. R. Doc. 43-6584; Filed, April 28, 1943; 11:44 a. m.]

Chapter XI—Office of Price Administration PART 1340—FUEL

[MPR 137,1 Correction to Amendment 31]

PETROLEUM PRODUCTS SOLD AT RETAIL

In § 1340.91 (h) the list of petroleum products therein set forth is corrected to read as follows: kerosene, range oil, prime white distillate, No. 1, or Pacific Specification No. 100 fuel oil, No. 2 fuel oil and diesel fuel oil.

This correction shall be effective as of April 2, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6524; Filed, April 27, 1943; 3:24 p. m.]

PART 1340—FUEL [MPR 137,1 Amendment 32]

PETROLEUM PRODUCTS SOLD AT RETAIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

In § 1340.91 a new paragraph (u) is added to read as set forth below:

(u) Puerto Rico. Maximum prices of kerosene at retail establishments in Puerto Rico shall be 18¢ per gallon, except that when a quantity of less than

^{*}Copies may be obtained from the Office of Price Administration. 18 F.R. 4092, 4335, 4511.

one gallon is sold the maximum price shall be 5¢ per quart.

This amendment shall become effective May 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6527; Filed, April 27, 1943; 3:24 p. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW

MATERIALS FOR PAPERS AND PAPER PRODUCTS, PRINTING AND PUBLISHING

0

[MPR 361, Correction]

PULPWOOD PRODUCED IN OR SOLD INTO THE STATES OF LIAINE, VERLIONT, NEW HALIP-SHIRE AND NEW YORK

In section 9 (b) (1) and (b) (2), the references to subparagraphs (1) and (2) of paragraph (a) of said section are corrected to read "subparagraphs (2) and (3) of paragraph (a)".

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6526; Filed, April 27, 1943; 3:24 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS [RPS 53, Amendment 31]

FATS AND OILS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

A new § 1351.151 (b) (17) is added to read as follows:

(17) Linseed oil shortening. Sales of shortening produced wholly from linseed oil, or from a blend of fats and oils containing 30% or more linseed oil, made to the Food Distribution Administration prior to the earlier of the following dates:

(i) The effective date on which maximum prices in terms of dollars and cents are fixed for such shortening, or

(ii) July 11, 1943,

are exempt from the provisions of this Revised Price Schedule No. 53, and from the provisions of the General Maximum Price Regulation.

This amendment shall become effective May 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

.[F. R. Doc. 43-6523; Filed, April 27, 1943; 3:24 p. m.]

*Copies may be obtained from the Office of Price Administration.

PART 1372—SEASONAL COLUMNISTES [MPR 298, Amendment 1]

ROTEHONE

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 293 is amended in the following respect:

1. Section 1372.163, 2 (b) is added to read as follows:

(b) The maximum price of a dust base containing finely ground retenene reals and clay, tale, nutshell flour or cimilar diluent, f. o. b. manufacturer's plant, thall be the sum of the following: (i) the fractional quantity of pure retenene contained in one pound of dust base multiplied by 613.63, (ii) the delivered cost to the manufacturer of the quantity of diluent contained in one pound of the dust base, and (iii) 663 per pound of the dust base.

This amendment shall become effective May 3, 1943.

Issued this 27th day of April 1943.

PRENTISS M. Brown,

Administrator.

[F. R. Dec. 43-6525; Filed, Δpril 27, 1943; 3:24 p. m.]

PART 1404—RATIONING OF FOOTWEAR [RO 17,2 Amendment 10]

SHOES

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Ration Order 17 is amended in the following respects:

1. In section 2.11 (a) (2) add to the phrase "Shoes completed, packaged, and shipped from the factory before April 16, 1943, of the following kinds:" the following "except that shoes which did not fall within the specification of this paragraph at the time they were shipped from the factory may not be marked or transferred as non-rationed even though their design or heel height has been altered to meet the following classifications:"

2. Section 3.8 is amended to read as follows:

SEC. 3.3° Transfer of shoes is prohibited. (a) No person shall transfer or acquire shoes (or offer to do so) except in accordance with this order.

(b) Manufacturers shall not transfer infant's shoes unless the size has been plainly marked on at least one shoe of each pair. In marking the size of such shoes, he shall use the same measurement standards and size markings as were customarily used by him before February 7, 1943.

This amendment shall become effective May 3, 1943.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421, and 507, 77th Cong.; W.P.B. Dir. 1, 7 F.R. 562, Supp. Dir. 1-T, 8 FR. 1727; E.O. 9125, 7 F.R. 2719)

Issued this 27th day of April 1943.

Printings II. Brown,

Administrator.

[F. P. Doc. 43-6321; Filed, April 27, 1943; 3:25 p. m.]

PART 1499—Colimodities and Services [Order 417 Under 5 1423-3 (b) of GLIPE]

E. I. DU FOUT DE HEMOURS AND CO., ENC.

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

6 1499.1655 Approval of maximum prices for cales of certain products manufactured by E. I. du Pont de Nemours and Company, Inc. (a) The maximum prices for cales by the E. I. du Pont de Nemours and Company, Inc., Wilmington, Delaware of the following products manufactured by that company shall be the prices set forth below, drums included.

Hethoxy-methoxy-ethanol

Per lb.

Saleo in tank care, 1. o. b. Balle, W. Va. (9). 2975 Saleo in Grumo, 1. o. b. Balle, W. Va. (2175

Du Font P-600 hydraulia fuid

Per gallon Sales in tank care, f. o. b. Belle, W. Va. 91, 85 Sales in drums, f. o. b. Belle, W. Va. 1, 933

(b) This Order No. 417 may be revolted or amended by the Price Administrator at any time.

This order shall become effective April 29, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7671)

Icsued this 27th day of April 1943.

Permiss M. Brown,

Administrator.

[F. R. Doc. 43-6323; Filed, April 27, 1943; 3:28 p. m.]

PART 1499—Corniodities and Services [SE 14 to GMPE, Amendment 163]

"GHNHAL HANAGER TYPE" GRAIN DOORS SOLD TO PAILLOADS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.°

Section 1499.73 (a) (63) is amended to read as follows:

(93) "General Manager type" grain doors cold to railroads—(i) Products covered. This amendment covers "General Manager type" grain doors, size 70" \times 20" \times 1%" or 70" \times 10" \times 1%", which mest any of the following listed, or any similar, specifications:

Calcago, Burlington and Quincy R. R. speclifeation #57339

Atchicon, Topolin and Sonta Fe Railway excellication #17-D-2224

Great Northern Rallway specification = 1631

(ii) Haximum prices. The maximum price for a "General Manager type" grain door delivered on the line of the pur-

¹⁷ FR. 1309, 1836, 2132, 3430, 3821, 4229, 4294, 4484, 5605, 7665, 7666, 7977, 8204, 8702, 8653, 8948, 9130, 9189, 9393, 9486, 9958, 10471, 10530, 11069; 8 FR. 1200, 1972, 2875, 3251, 3784, 4335, 4348, 4349, 4514, 5267.

¹⁸ FR 365

^{*8} F.R. 1749, 2040, 2467, 2943, 8315, 8371, 8853, 4129, 3949, 4716.

chasing railroad shall be figured as fol-

(a) Where the seller is a grain door manufacturer who in 1942 sold the same kind of door to the railroad which is now making the purchase, the maximum price in sales to the purchasing railroad is the price figured as follows: The seller should take the maximum price which governed his sales of the door prior to the effective date of § 1499.73 (a) (83) of the General Maximum Price Regulation. He should then add the amount by which the cost of lumber, charged in at market prices (but not over any ceiling price), and the cost of direct labor used in making the door increased between March 1, 1942 and March 1, 1943. The total is the seller's maximum price for that size grain door. However, in no event can the maximum price figured under this subdivision (ii) (a) for doors delivered on the line of the purchasing railroad be higher than the following prices:

.`	Hemlock or other northern softwoods or hard- woods	Ponderosa pine, fir or other western softwoods	Southern pine, cypress, basswood or other southern or eastern softwoods or hard- woods	
7'0" x 20" x 15g"	\$1.15	\$1.23	\$1.23	
7'0" x 10" x 19g"	.69	.74	.74	

- (b) Where the seller is a grain door manufacturer who in 1942 sold the same kind of door, but not to the railroad which is now making the purchase, the maximum price to the/purchasing railroad is the price figured as follows: The seller should take the price figured under subdivision (ii) (a) above and increase (or decrease) it by the amount by which the cost, if any, of making delivery to the purchasing railroad, at the point of delivery required by the buyer, is greater (or less) than the cost of making delivery to the railroad to which the seller sold the same kind of grain doors during 1942.
- (c) Where the seller is a grain door manufacturer who in 1942 did not sell to any railroad the same kind of door which he now is selling, the maximum price is the price which governs sales to the same purchaser by the closest competitive manufacturer who can figure a ceiling price for that kind of door under either subdivisions (ii) (a) or (ii) (b) above.
- (d) Where the seller is not a manufacturer, the ceiling price for the seller is the same as the ceiling price for the plant which manufactures the grain doors sold by the seller.
- (iii) Reports. Any seller who figures a price for grain doors under this amendment must report the price for each size door to the Lumber Branch, Office of Price Administration, Washington, D. C., before May 15, 1943. The report must show how the price was figured.

- (a) Where the seller is a grain door manufacturer who in 1942 sold the same kind of door to the railroad which is now making the purchase, the report should'show:
- (1) The seller's maximum price before the effective date of § 1499.73 (a) (83) of the General Maximum Price Regulation.
- (2) The amount added for an increase in the cost of lumber from March 1, 1942 to March 1, 1943, and an explanation of the type of lumber used and how the increase in cost was figured; and
- (3) The amount added for an increase in the cost of direct labor from March 1, 1942 to March 1, 1943, and an explanation of how the increase in cost was figured.
- (b) Where the seller is a grain door manufacturer who in 1942 sold the same kind of door, but not to the railroad which is now making the purchase, the report should show the things required in (a) above; and should indicate the adjustment, if any, made for the difference between the cost of making delivery to the purchasing railroad and the cost of making delivery to the railroad to which the seller sold the same kind of grain doors during 1942.
- (c) Where the seller is a grain door manufacturer who in 1942 did not sell to any railroad the same kind of door which he is now selling, the report should show the name, address, and maximum price of the manufacturer whose ceiling price the seller is using.
- (d) Where the seller is not a manufacturer, the report should show the name, address, and maximum price of the plant which manufactures the grain doors sold by the seller.
- (iv) Adjustment of incorrect maximum prices. Where the report submitted shows that the seller figured the maximum price in an incorrect manner, the Office of Price Administration will. by letter, order the price reduced to the correct ceiling price. Refunds must be made to adjust the prices charged by the seller to the correct maximum price. If the Office of Price Administration does not order the price reduced before June 1, 1943, the reported price shall be considered approved.

This amendment shall become effective May 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-6522; Filed, April 27, 1943; 3:24 p. m.]

PART 1346-BUILDING MATERIALS [RPS 45, as Amended.1 Amendment 2]

ASPHALT OR TARRED ROOFING PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

The designation of the Seattle, Washington and Tacoma, Washington Zone in paragraph (h) of Division I in § 1346.64 is revoked and two new designations are added to read as follows:

(h) Free shipping point zones. * * *

Seattle, Washington Zone. The corporate

limits of Seattle.

Tacoma, Washington Zone. The corporate limits of Tacoma.

This amendment shall become effective April 27, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-6536; Filed, April 27, 1943; 4:33 p. m.]

Chapter XIII-Petroleum Administration for War

PART 1545-PETROLEUM SUPPLY [Petroleum Directive 65, Amendment 1]

ELIMINATION OF UNNECESSARY MOVEMENTS WITHIN DISTRICT 2

Section 1545.5 Petroleum Directive 65 (8 F.R. 4262) is hereby amended by changing paragraph (d) thereof to read as follows:

(d) Elimination of unnecessary movements within District Two. In order to balance and coordinate available supplies of petroleum products in District Two with requirements to conserve the use of the transportation facilities, including pipe lines, lake tankers, barges, tank cars, and transport trucks, to increase the movement of petroleum products in a northerly and easterly direction, and to accomplish the other objectives of this directive, the Manager shall, subject to the supervision of the Director of Petroleum Supply, or such District Director as he may designate, arrange for exchanges, loans, sales, and purchases of petroleum products between and among original suppliers in District Two which will tend to eliminate to the maximum extent practicable the movement of petroleum products, except residual fuel oil, between the areas described in Exhibit "A" hereof, and the movement of residual fuel oil between the areas described in Exhibit "B" hereof. Origi-nal suppliers in District Two shall eliminate to the greatest extent practicable inter-area shipments between such areas and shall obtain necessary supplies and dispose of surpluses of petroleum products by means of exchanges, loans, sales, and purchases as provided in the fore-going sentence: Provided, That there shall be no tank car shipments of motor fuel, kerosene or distillate fuel oil to meet the requirements of any individual area except as approved by the Director of

¹8 F.R. 1369, 3853.

^{*}Copies may be obtained from the Office of Price Administration.

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succeeding week a complete weekly report of all inter-area shipments made by such supplier, together with a statement of the reasons for each such shipment, Nothing herein contained shall be deemed to prohibit or to require the rerector as he may designate. Each original supplier in District Two shall file with the Manager on or before Friday of the porting of the shipment from any area Supply, or such District Di-Into any county adjacent thereto in any adjoining area,

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

E. K. Davies, Deputy Petroleum Administrator for War. Issued this 20th day of April 1943.

43-6538; Filed, April 27, 1943; 4:50 p. m.] R. Doc. Ŀ

Chapter III—Bituminous Coal Division TITLE 30-MINERAL RESOURCES Part 322—Minimum Price Schedule, [Docket No. A-1930] District No. 2

and conditionally providing for final relief in the matter of the petition of District Board No. 2 for the establishment of price classifications and minimum prices for the coals of certain mines in District Order granting temporary relief ORDER GRANTING RELIEF

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both tem-porary and permanent, of price classifi-No. 2.

oations and minimum prices for the coals of certain mines in District No. 2; and It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the man-ner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

position of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith \$322.7 (Alphabetical list of code members) is amended by adding thereto Supplement R-1, \$322.9 (Special prices—(c) Railroad fuel) is amended by adding thereto Supp prices) is amended by adding thereto It is ordered, That, pending final displement R-II, and § 322,23 (General

Supplement T, which supplements are hereinsiter set forth and hereby made

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituninous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituningus Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered. Dated: April 14, 1943.

Dan H. Wheeler [SEAL]

Norz: The material contained in these supplements is to be read in the iight of the classifications, prices, instructions, exceptions and other provisions contained in Part 322, Minimum Price Schedule for District No. 2 and cupplements thereto.

Temporaty and Conditionally Plank Befective Minimon Prices for District No. 2

FOR ALL SHIPMENTS EXCEPT TRUCK

[Aphaletteal letting of code members having railway loading facilities, chowing prico els... liteation by clee group number]

§ 322.7 Alphabetical list of code members—Supplement R-I

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Undlestes no elsetionions and priess effective for these size groups. Indiestes changs in name,

§ 322.9 Special prices—(c) Railroad fuel—Supplement R-II

Note: In § 322.9 (c) in Minimum Price Schedule No. 1 add the mine index numbers in groups shown. Group No. 1: 2665, 2672; Group No. 2: 2674; Group No. 8: 1064; Group No. 9: 2673; Group No. 13: 369, 2675; Group No. 14: 1365; Group No. 20: 2666.

FOR TRUCK SHIPMENTS

§ 322.23 General prices—Supplement T

[Prices in cents per net ton for shipment into all market areas]

					<u> </u>			<u> </u>						`
					Base sizes									
Code member index	no Index No.	Mine	Seam	Lump over 4"	Lump 4"	Lump 3"	Lump 2"	Egg 2" x 4"	Stove 1" x 4"	Pca ¾" x 1¼"	Run of mine	z" N/S	11,4" slack	34" slack
	Min		·	1	2	3	4	5	6	7	. 8	9	10	11
ALLEGHENY COUNTY		-												
Beatty, Wm. F. Detwiler Coal Co. (E. B.	2668 2672	Beatty Detwiler #2 (s)	Pittsburgh Pittsburgh	295 315	285 305	275 295	255 270	235 245	235 245	230 240	240 240	210 215	200 205	
Detwiler). Haddock, Patrick Kilroy Coal Company Kolen Coal Company	2667 2665 2673	McCormick (s) Kilroy #1 (d) Kolan (d)	Pittsburgh Pittsburgh U. Freeport	320 320 305	310	285	275 280 260	260	250	240	265	220 230 210	210 220 200	195
ARMSTRONG COUNTY	ĺ													
Grant, Antonette (Pea- cock Coal Company).	2666	Grant #2 (d)	Pittsburgh	295	285	275	255	245	240	235	235	215	205	195
BEAVER COUNTY														
Long, Nelson 1	426	Lime Kiln	#6	315	305	295	290	265	260	240	240	205	195	185
FAYETTE COUNTY			-			Ì							,	
Fryske & Nole	2674 2671	Keys (s) Valley #2	Redstone Sewickley	28* 295	27 ^r 285	265 275	255 260	235 240	225 230	225 230	225 230	210 215	205 210	190 195
LAWRENCE COUNTY						Ė	ļ							
Brunton, George J.1	1803	Hogue	Kittanning	325	325	315	305	300	290	255	255	205	190	170
Washington County								Į						
Britton, Carl	2664	Britton	Pittsburgh	300	290	280	255	250	235	225	235	200	190	180
WESTMORELAND COUNTY		_		}]	J	J	J			J	٠]		
Corvi, Joseph 1 (Ligonier Coal Co.)	1 1		Pittsburgh	285	275	265	255			235	225	205	195	185
Hall, C. M. Hays, Jesse A. 1. Snyder, J. M.	2675 369 2659	Hall #4 (s) M. & H. Snyder #2	Pittsburgh Pittsburgh Pittsburgh	310 310 290		290 290 270	270 270 245	250 250 230	240 240 230	235 235 220	245 245 230	225 225 195	215 215 185	195
		<u>' </u>		'			!							_

¹ Indicates change in name.

[F. R. Doc. 43-6493; Filed, April 27, 1943; 11:00 a. m.]

[Docket No. A-1934]

PART 323—MINIMUM PRICE SCHEDULE, DISTRICT No. 3

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 3 for the establishment of price classifications and minimum prices for the coals of certain mines in District No 3

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifica-

tions and minimum prices and changes in the freight origin group numbers and the shipping points for the coals of certain mines in District No. 3; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; that no petitions of intervention have been filed with the Division in the above-entitled matter; and the following action being deemed necessary in order to effectuate the pur-

poses of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 323.6 (Alphabetical list of code members) is amended by adding thereto Supplement R-I, § 323.8 (Special prices—(b) Railroad fuel prices for all movements except via lakes) is amended by adding thereto Supplement R-II, and § 323.23 (General prices) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof; and commencing forthwith, the freight origin group numbers and the shipping points appearing in the aforesaid Supplement R for mines mentioned therein are effective in place of the freight origin group numbers and the shipping points heretofore established for these mines.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

No relief is granted herein for the coals produced at the Norway Mine, located in Marion County, West Virginia, and operated by C. W. McDonald, for the reason that this producer has not accepted membership in the code.

No relief is granted herein for Junior No. 7 Mine, Mine Index No. 1378, of Clark Coal Company, since the request for such relief was withdrawn by the petitioner in a communication dated April 10, 1943.

Dated: April 15, 1943.

[SEAL]

DAN H. WHEELER, Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 3

these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 323, Minimum Nors: The material contained in these supplements is t Price Schedule for District No. 3 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 323.6 Alphabetical list of code members-Supplement R-I

(Alphabetfeal listing of code members having railway loading feellitles, showing price elassification by size group Nos.)

		PHIMICA
	8	SEESEE FRA
	22	FR4
	14	EEEEE HA4
	22	EEEEE HA
	12	SEESEE FRA
-	Ħ	SEESES PA4
	2	PARTAR ARK
Zos.	Б	PAREE EFEE
dno	8	PERHAPA PER
Olzo group Nos,	7	PHAHAA HAY
	0.	PRES ARCARA
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Freigh Origin	group No.	
Delfused	Transcour	B&O DB&O Wongh Wangh Mangh B&O W W W M Monon River
4.00	nipping point	sburg, W. Va. sburg, W. Va. shirty, W. Va. y, W. Va. y, W. Va. y, W. Va. mont, W. Va. fton, W. Va. fton, W. Va.
ē	72	Mober Webs
	Seam	Pittsburgh Pittsburgh II. V. Kitt Pittsburgh Pittsburgh Pittsburgh Pittsburgh Pittsburgh Pittsburgh Ecwell
	ошин ошил	Davkson's Run- Ildgo #4 (9). Maylo #1 Salmal Run #2 Jamison #11 1- Shanklin Franklin Franklin
	Code member	Caputo, Tony
Mino	No.	123 133 133 143 143 143 143 143 143 143 14

findleates no classification and prices for these size groups.

¹ Indicates change in name.

² Indicates change in Shipping Point.

Norg.—The above elecsifications are applicable only via the respective freight origin groups, chipping points, railreads and railread fuel groups therefore thown are decident origin groups, chipping points, talreads and railread fuel groups herefolore thown are decided.

§ 323.8 Special prices—(b) Railroad fuel prices for all movements except via lakes—Supplement R-f H

Nors: In § 323.8 (b) in Minimum Price Schedule No. 1, add the mine index numbers in groups shown. Group No. 1: 62 (a), 243, 638, 1328 (a), 1407, 1408; Group No. 3: 1327; Group No. 5: 636.

FOR TRUCK SHIPLICITS
§ 323.23 General prices—Supplement T
[Prices in early per net ton for chipment into all market areas]

							Steo groups	sups			1
Cedo member index	.oM xebal es	Мио	Ecam	County	Lump over 2", ccs over 2", bullometry	lish, con car eeu romb z', con z', coe romb z', coe z', coe	Lamp 11,00 and under, car 11,100 and under, catlem cas	under mader	lian el mico gentret	inch "z ban "iii	\$10. clock
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Gabbert-Maylo Ceal Com- pany (Brues Gabbert), Galton Cail Company, Locard, J. W. (Loward, Decal Co.), Rodeleyer, W. A.!. Willis, Ed. W. A.!. Willis, Ed. (Wib- chester Coal Co.),	25 52 22 25 25 25 25 25 25 25 25 25 25 2	Maylo #1. Ridgo #1 (a). James #11. James #11. James #11. James #11. James #11.	Pittsburgh II. V. Kitt III. Shurgh Pittsburgh Pittsburgh Pittsburgh	Menengalla. Inartean Inartean Menongalla Inartean Webster	e en eeee	g en gees	8 88 8838			<u> </u>	25 25 25 EEEE

Indicates change in name.

[F. R. Doo, 43-6404; Filted, April 27, 1943; 11:00 a. m.]

[Docket No. A-1931] Part 324—Minimir Paice Schedule,

DISTRICT NO. 4 ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for that relief in the matter of the petition of District Board No. 4 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 4.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, was duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 4.

The petition, among other things, requests relief for the coals produced at Mine Index No. 3047, located in Carroll County, Ohio, and Mine Index No. 438, located in Stark County, Ohio, operated by Leonard A. Biliman, doing business as Biliman Coal Company. The minimum prices established for truck shipments for the coals produced at these mines are the same except for Siza Group 6 coals, for which Mine Index No. 3047 has a minimum price of \$2.40 per not ton and Mine Index No. 438 has a mini-

mum price of \$2.30 per net ton. On March 26, 1943, the Director granted temporary permission to Leonard A. Billman to use the minimum prices for truck shipments established for the coals produced at Mine Index No. 3047 when the coals produced at Mine Index No. 438 are shipped over the tipple of Mine Index No. 3047. The petition now seeks permission to ship the coals from either mine over the tipple of the other at the price applicable to the mine over which tipple shipment will be made. The petition falls to allege sufficient facts for the Director to grant such permission.

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been flied with the Division in the above-entitled matter; and

entitled matter; and
The following action being deemed
necessary in order to effectuate the pur-

poses of the Act;
Now, therefore, it is ordered, That,
pending final disposition of the aboveentitled matter, temporary relief is
granted as follows: Commencing forthwith § 324.7 (Alphabetical list of code
members) is amended by adding thereto
Supplement R, and § 324.24 (General
prices in cents per net ton for slipment

Baso sizes

into all market areas) is amended by adadding thereto Supplement T, which planplements are hereinafter set forth dand hereby made a part hereof.

It is jurther ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be falled with the Division within forty-five (45) days from the date of this-order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (3) of the Bituminous Coal Division in proceeding instituted pursuant to section 4 II is further ordered, That Leonard A. Billman be permitted to ship by truck coals produced at Mine Index No. 438 over the tipple of Mine Index No. 3047

herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

It is further ordered, That the request contained in the petition that Leonard A. Billman be permitted to ship coals produced at Mine Index No. 3047 over the tipple of Mine Index No. 438 at the prices applicable to Mine Index No. 438 be, and the same hereby is, denied for

the request. Dated: April 13, 1943.

sented to substantiate the granting of

the reason that no facts have been pre-

DAN H. WHEELER, Director.

[SEAL]

Temporary and Conditionally Final Effective Minimum Prices for District No. 4

Note: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 324, Minimum Price Schedule for District No. 4 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 324.7 Alphabetical list of code members—Supplement R

[Alphabetical list of of code members having railroad loading facilities, showing price classification by price group numbers]

•	} -	• • •	e de la companya de l
	Railroad fuel price group No.	Off line	113 202-204 112 201-203 112 201-203 110 202-204 112 201-203 110 201-203 110 201-203
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	Ē	eds.r.	Strip Strip Strip Strip Strip Deep Deep Strip
		Seam	
	_	Aline namo	#1 #2 #2 #2 #2 #2 #2 #2 #2 #2 #2 #2 #2 #2
		Code member	Bernhardt, Michael Bernhardt, Michael Bernhardt, Michael Bernhardt, Michael Bernhardt, Michael Hill, Arthur (Hill Goal) Mantz Coal Company (Edward Mantz) Coal Goal Company (Calvin B. Reed) Rose Coal Coanbary (Calvin B. Reed) Rose Coal Co. Arthur E. Sunday Greek Coal Company Rose)
	oN x91	Mine in	1810 2826 3032 3140 3140 3140 3140 3053 3053 341 3151

t Above prices apply to coal shipped from storage pile (approximately 15,000 tons) originally mined by Brush Fork . Coal Company.

Nors: For letter classification see § 324.9 in Minimum Price Schedule for District No. 4.

FOR IRUCK SHIPMENTS § 324.24 General prices in cents per net ton for shipment into all market areas— Supplement T

35" x 0 5lack	· .			88	200		ន្តន្តិ			175	_		183	
3,, x 0 2]3ck	2			255 255	210		222			185			193	'
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Mine .	~			Johnson Coal Co	Weaver (strip)		#6	_		Hill			Rawlins	
Code member		Subdistrict No. 4-Middle	STARK COUNTY	Tohnson Coal Co. (Geo. Johnson)!	Weaver, Maurico H. (Weaver Coal	TUSCARAWAS COUNTY	Bernhardt, MichaelBernhardt, Michael	SUBDISTRICT NO. 6-CROOKSVILLE	PERRY COUNTY	Hill, Arthur (Hill Goal Co.)	SUBDISTRICT NO. 7-JACKSON	JACKBON COUNTY	Rawlins, Elwood & Bon (Elwood Rawlins).	

1 Classification and prices established for this mine in a previous schedule are no longer applicable. [F. R. Doc. 43-6496; Flicd, April 27, 1943; 11:00 a. m.]

TITLE 46—SHIPPING

Chapter I.—Bureau of Customs Subchapter A.—Documentation, Entrance, and Clearance of Vessels, Etc. .

NAVY-OWNED OR CONTROLLED SALVAGE VESSELS MANNED BY CIVILIANS ORDER WAIVING CLEARANCE LAWS Upon the written request of the Secretary of the Navy, who deems such action

APRIL 26, 1943.

by virtue of the authority vested in me by the provisions of section 501 of the Second. War Powers Act, 1942 (Public Law 507, 77th Congress). I hereby waive compliance with the provisions of R.S. 4197, as amended, and the act of April 29, 1902, as amended (46 U.S.C. 91, 95), to the extent necessary to permit salvage vessels owned by or under the complete control and management of the United States Navy and manned in whole or in part by civilian officers and crews to depart from ports in the United States for

foreign ports or ports in non-contiguous territory of the United States without delivering to the collector of customs of the district from which such vessels are about to depart a manifest of all the cargo on board the vessels and without obtaining from the collector a clearance for the vessel and her cargo.

[SEAL] JOHN L. SULLIVAN, Acting Secretary of the Treasury.

[F. R. Doc. 43-6580; Filed, April 28, 1943; 11:17 a. m.]

Chapter IV—War Shipping Administration [General Order 12, Supp. 15]

PART 306-GENERAL AGENTS AND AGENTS

COMPENSATION PAYABLE TO GENERAL AGENTS
AND AGENTS ON DRY CARGO VESSELS

Section 306.10 Adjustment of earnings to cover deficiencies is amended by striking out the last paragraph thereof (as set forth in Supp. 14, dated February 20, 1943*) and inserting in lieu thereof, the following:

The effective date of the provisions of this § 306.10 shall be July 1, 1942, and adjustment for the first period shall be for the six months ending December 31, 1942, but the net balance of terminal income and terminal expense for the nine months ending December 31, 1942, shall be included in making the adjustment for the first period; thereafter adjustment under this section shall be made on an annual basis.

Section 306.11 Adjustment for excessive compensation is amended by striking out the last paragraph thereof (as set forth in Supp. 14, dated February 20, 1943) and inserting in lieu thereof, the following:

The effective date of the provisions of this § 306.11 shall be July 1, 1942, and adjustment for the first period shall be for the six months ending December 31, 1942, but the net balance of terminal income and terminal expense for the nine months ending December 31, 1942, shall be included in making the adjustment for the first period; thereafter adjustment under this section shall be made on an annual basis.

(E.O. 9054, 7 F.R. 837)

[SEAL]

E. S. Land, Administrator.

APRIL 27, 1943.

[F. R. Doc. 43-6539; Filed, April 28, 1943; 9:18 a, m.]

Notices

DEPARTMENT OF THE INTERIOR. General Land Office.

[Public Land Order 112]

CALIFORNIA

REVOCATION OF LAND WITHDRAWAL

Revocation in part of Executive Order No. 6206 withdrawing public lands in aid of legislation.

By virtue of the authority contained in section 1 of the act of June 25, 1910,

¹8 F.R. 2356.

No. 84-3

c. 421, 36 Stat. 847 (U.S.C., title 43, ecc. 141), and pursuant to Executive Order No. 9146 of April 24, 1942, It is ordered, As follows:

Executive Order No. 6206 of July 16, 1933, withdrawing public lands in aid of legislation for the protection of the water supply of the City of Los Angeles, is hereby revoked as to the following-described land:

MOURT DIABLO MERIDIAN

T. 23 S., R. 37 E., Scc. 12. lot 1.

The tract described contains 31.28 acres.

HAROLD L. ICKES, Secretary of the Interior.

APRIL 19, 1943.

[F. R. Doc. 43-6576; Filed, April 23, 1943; 9:43 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

LEARNER ELIPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the Act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective April 26th and April 28th, 1943.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificate. Any person aggrieved by the issuance of these certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRST, PRODUCT, NUMBER OF LEARNES, LEARNING PRINOD, LEARNES WAGE, LEARNES OCCUPATION, EXPINATION DATE

Dadant & Sons, Hamilton, Illinois; Mosquito headnets; 12 learners (E); Machine stitching for a learning period of 268 hours at 35¢ per hour until June 25, 1943.

Rio Grande Button Factory, 410 Illinois Street, Mercedes, Texas, Pearl Buttons; 7 learners (T); Cutter for a learning period of twelve weeks at 304 for the 1st 320 hours; 35¢ for the next 160 hours until October 26, 1943.

Signed at New York, N. Y., this 27th day of April 1943.

Merle D. Vinceir, Authorized Representative of the Administrator.

[F. R. Doc. 43-6577; Filed, April 28 1943; 9:43 a. m.]

LEARNER EMPLOYMENT CHRISTICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 23, 1942, 7 F.R. 4723), and the determination and order or regulation listed below and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3979).

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 FR. 4724), as amended by Administrative Order March 13, 1943 (8 FR. 3079).

Artificial Flowers and Feathers Learner Regulations, October 24, 1849 (5 F.R. 4203). Glove Findings and Determination of Feb-

Glove Findings and Determination of February 20, 1840, as amended by Administrative Order September 20, 1840 (5 F.R. 3743) and as further amended by Administrative Order, March 13, 1843 (8 F.R. 3079).

Hoslery Learner Regulations, September 4,

1840 (5 FR. 3530), as amended by Administrative Order March 13, 1843 (8 FR. 3079).
Independent Telephone Learner Regula-

tions, September 27, 1940 (5 F.R. 3823). Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3932), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940, (6 P.R. 3392, 3393). Textile Learner Regulations, May 16, 1941,

(6 F.R. 2446), as amended by Administrative Order March 13, 1943, (8 F.R. 3079). Woolen Learner Regulations, October 30,

1940, (5 F.R. 4392). Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 23, 1941, (6 F.R.

The employment of learners under these certificates is limited to the terms and conditions therein contained and to the provisions of the applicable determination and order or regulations cited above. The applicable determination or order or regulation, and the effective and expiration dates of the certificates issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any percon aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PROB-UCT, NUMBER OF LEARNIES AND EXPECTIVE DATES

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-Lined Garments Divisions of the Apparel Industry

City Shirt Company, 19-21 West Vine Street, Mahanoy City, Pennsylvania; Men's shirts; 10 percent (T); effective April 28, 1943, expiring April 28, 1944.

Hollywood Maxwell Company, 146 S. W. Temple Street, Salt Lake City, Utah; Brassieres; 7 learners (T); effective April 28, 1943, expiring April 28, 1944.

M. Janowitch & Sons, Main and Market Streets, Mahanoy City, Pennsylvania; Ladies' dresses, ladies' blouses; 15 learners (A. T.); effective April 26, 1943,

expiring February 11, 1944.

LaCrosse Garment Manufacturing Company, 117 North Second Street, La-Crosse, Wisconsin; Nurses' uniforms, bush shirts and civilian women's apparel; 25 learners (A. T.); effective April 26, 1943, expiring October 26, 1943.

Ladies Leader Garment Company, 400 First Avenue North, Minneapolis, Minnesota; Women's and junior's dresses and skirts; 10 percent (T); effective April 28,

1943, expiring April 28, 1944.

I. Lindenberg, 28 N. Sixth Street, Philadelphia, Pennsylvania; Dresses and skirts; 5 learners (T); effective April 27,

1943, expiring April 27, 1944.

The Nite Kraft Corporation, 3rd and Race Street, Sunbury, Pennsylvania; U. S. Army hospital pajamas, men's and boys' pajamas, children's sleepers and U. S. Army shorts and shirts; 10 percent (T); effective May 5, 1943, expiring May 5, 1944.

Rice Stix Factory No. 15, Lebanon, Missouri; Overalls, jumpers, single pants and playsuits; 25 learners (A.T.); effective April 26, 1943, expiring October 22,

1943.

Shmockler Manufacturing Company, 1 Breunig Avenue, Trenton, New Jersey; Summer service khaki Marine trousers; 6 learners (T); effective April 27, 1943, expiring April 27, 1944.

Wm. S. Wismer Clothing Factory, Main Street, Silverdale, Pennsylvania; Men's trousers; 7 learners (T); effective April 28, 1943, expiring April 28, 1944.

Glove Industry

Richmond Glove Corporation, 103 Salem Avenue, West, Roanoke, Virginia; Work gloves; 16 learners (A.T.); effective April 26, 1943, expiring October 26, 1943.

Hosiery Industry

Carpenter Hosiery Mills, Madison Street, Wytheville, Virginia; Seamless hosiery; 22 learners (A.T.); effective April 26, 1943, expiring November 30, 1943

Irving Knitting Mills, Lexington, North Carolina; Seamless hosiery; 5 learners (T); effective April 28, 1943,

expiring April 28, 1944.

O. E. Kearns & Son, Inc., Hamilton Street, High Point, North Carolina; Seamless hosiery; 10 percent (A. T.); effective April 26, 1943, expiring October 26, 1943. (This certificate replaces the one bearing the expiration date of June 1, 1943.)

Mt. Pleasant Hosiery Mills, Incorporated, Mt. Pleasant, North Carolina; Seamless hosiery; 5 learners (T); effective April 28, 1943, expiring April 28,

1944.

Rambo & Regar, Incorporated, Main below Ford Street, Norristown, Pennsylvania; Seamless hosiery; 25 learners (A. T.); effective April 26, 1943, expiring November 5, 1943. Rockford Mitten & Hosiery Company, 418 So. Wyman Street, Rockford, Illinois; Seamless hosiery; 5 percent (A. T.); effective April 26, 1943, expiring December 7, 1943.

Tither Brothers, Manheim, Pennsylvania; Full-fashioned hosiery; 5 learners (T); effective April 27, 1943, expiring April 27, 1944.

Knitted Wear Industry

Ilena Mills, Incorporated, Manufacturers Road, Chattanooga, Tennessee; Knitted underwear; 15 learners (A. T.); effective April 26, 1943, expiring October 26, 1943. (This certificate replaces the certificate which expires June 25, 1943.)

Sprite Manufacturing Company, Broad and Paterson Streets, Tamagua, Pennsylvania; Navy undershirts and ladies' underwear; 25 learners (A. T.); effective April 26, 1943, expiring November 26, 1943.

Textile Industry

White Sulphur Industries, Incorporated, 110 Mountain Avenue, White Sulphur Springs, West Virginia; Cotton & rayon; 26 learners (E); effective April 26, 1943, expiring October 26, 1943.

Signed at New York, N. Y., this 27th

day of April 1943.

Merle D. Vincent,
Authorized Representative
of the Administrator.

[F. R. Doc. 43-6578; Filed, April 28, 1943; 9:43 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 492]

PROPERTY OWNED BY BRUNO HOLLENDER, - ET AL.

Re: A bank account and mortgages covering real property in New York, New York, owned by Bruno Höllender; and interests of Margaret Grottke and Bruno Hollender in the Frederick Hollender Trust.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Bruno Hollender and his wife, Edith Hollender, whose last known addresses were represented to the undersigned as being Donlitz Post Bresslau, Germany, and Margaret Grottke, whose last known address was represented to the undersigned as being Berlin, Germany, all of whom are citizens of Germany, are nationals of a designated enemy country (Germany);

2. Finding that all right, title, interest, estate and claim of any name or nature whatsoever of said Bruno Hollender and Edith Hollender, and each of them, in and to the following obligations (contingent or otherwise and whether or not matured), including but not limited to all security rights in and to any and all collateral (including the mortgages hereinafter mentioned) for any or all of such obligations and the right to enforce and collect such obligations:

a. Obligation secured by a mortgage from John J. Masterson Inc. to John Kadel and John J. Reynolds, executed June 2, 1926 and recorded June 4, 1926 in the office of the Register of Bronx County in Liber 1034

mp 377 and thereafter duly assigned by mesne assignments to Bruno Hollender, which mortgage covers that certain lot and improvements thereon known as 1430–32 Ferris Place, Borough and County of Bronx, City and State of New York,

b. Obligation secured by a mortgage from Sadie Zellerman to Collateral Finance Co., Inc., executed January 19, 1927 and recorded January 20, 1927, in the office of the Register of Bronx County in Liber 1143 mp 327 and thereafter duly assigned by mesne assignments to Bruno Hollender, which mortgage covers that certain lot and improvements thereon known as 1743 West Farms Road, Borough and County of Bronx, City and State of New York,

c. Obligation secured by a mortgage from Fredyd Realty Corp. to the 3455 Jerome Avenue Corp., executed July 10, 1928 and recorded July 11, 1928, in the office of the Register of Bronx County in Liber 1329 mp 302 and thereafter duly assigned by mesne assignments to Bruno Hollender, which mortgage covers that certain lot and improvements thereon known as 3451-57 Jerome Avenue, Borough and County of Bronx, City and State of New York.

is property within the United States owned or controlled by nationals of a designated

enemy country (Germany);

- 3. Finding that all right, title, interest and claim of any name or nature whatsover of said Bruno Hollender in and to all indebtedness, contingent or otherwise and whether or not matured, owing to him by Manufacturers Trust Company, New York, New York, including but not limited to all security rights in and to any and all collateral for any or all such indebtedness and the right to sue for and collect such indebtedness and including particularly the account in said Manufacturers Trust Company carried in the name of Bruno Hollender, is property within the United States owned or controlled by a national of a designated enemy country (Germany);
- 4. Determining that the property described in subparagraph 3 hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore described in subparagraph 2) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to Section 2 of said Executive Order;
- 5. Finding that all right, title, interest and estate, both legal and equitable, of said Bruno Hollender and Margaret Grottke, and each of them, in and to that certain property hold in trust by Edmund Hollender and Frederick W. Hollender, as trustees under a trust created by the will of Frederick Hollender, deceased, is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

 6. Determining that to the extent that such

6. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany);
7. Having made all determinations and

7. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

8. Deeming it necessary in the national interest:

hereby vest in the Alien Property Custodian the property described in subparagraphs 2, 3 and 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States,

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian.

This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on December 12, 1942.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6540; Filed, April 28, 1943; 9:07 a. m.]

[Vesting Order 1094]

F. E. HESTHAL Co.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

- 1. Finding that Erns Kosster Schoch, whose last known address is Munich, Bavaria, Germany, is a national of a designated enemy country (Germany);
- 2. Finding that 1,800 shares of no par value common capital stock of F. E. Hesthal Co., a corporation organized under the laws of and doing business in the State of California, are registered as follows:

	. , Num	iber of
Name:	sh	ares
Erna	Koester Schoch	1,799
J. F.	Shuman	1

and are beneficially owned by Erna Koester Schoch:

____ 1,800,

Total__

- 3. Finding that said F. E. Hesthal Co. is business enterprise within the United States and that said 1,830 shares represent an interest therein and, together with the 1,800 shares of similar stock of said company vested by the undersigned, pursuant to Vesting Order No. 797 of February 1, 1943, as property of a national of a designated enemy country (Germany), constitute a substantial part (namely, 36%) of all outstanding capital stock of said business enterprise;
- 4. Determining, therefore, that said business enterprise is a national of a designated enemy country (Germany):
- 5. Finding that the property described as

All right, interest and claim of any name or nature whatsoever of Erna Koester Schoch in and to all obligations, contingent or otherwise and whether or not matured, owing to her by said F. E. Hesthal Co., including but not limited to all security rights in and to any and all collateral for any or all such obligations and the right to sue for and collect such obligations, and including particularly the interest of Erna Keester School in F. E. Hesthal Co. en represented on the books and records of cald company as "Special Deposits Creeker First National -Impounded Dividends, Non-Recident Bankallen stockholders"

is an interest in the aforecald business enterprise held by a national of an enemy country, and is also property within the United States owned or controlled by a national of a designated enemy (Germany);

6. Determining that to the extent that such nationals are persons not within a desig-nated enemy country, the national interest of the United States regulres that cuch persons be treated as nationals of the aforciald designated enemy country (Germany);

7. Having made all determinations and taken all action, after appropriate concultation and certification, required by cald Ex-ecutive Order or Act or otherwice; and

3. Deeming it necessary in the national

hereby (i) vests in the Allen Property Custodian the 1,800 shares of stock referred to in subparagraph 2 hereof and the property described in subparagraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated en-emy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 22, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

IF. R. Doc. 43-6541; Filed, April 23, 1940; 8:50 a. m.1

[Vesting Order 1147]

CASCO BAY THEER COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Acchaffenburger Zellstoff-worke, A. G., Zellstofffebrik Waldhof, and Feldmuchle Papier und Zellstoffwerke, A. G., whose principal places of business are located at Berlin, Germany, are nationals of a des-

ignated enemy country (Germany); 2. Finding that 200 chares of 6100 per value common capital stock of Gasso Bay Timber Company, a corporation organized under the laws of, and doing business in, the State of Maine, are owned by the following persons in the following respective amounts:

chares Names: Cacco Bay Timber Co. 2 (registered in the name of Wolff Krahmer).

Casco Bay Timber 1 (registered in the Co. name of Frederick Enders).

Casso Bay Timber 1 (registered in the name of Mrs. Charity de Co. Groot).

Casso Bay Timber 1 (registered in the name of Zell-stofffabrik Co. Waldhof).

Zollstofffabrik 65 (registered in the Waldhof name of Hamer en van Dongen).

Feldmuchle Papier 65 (registered in the und Zellstoffwerke, A. G. Aschaffen-burger Zellstoff-werke, A. G.

name of Hamer en van Dongen). 65 (registered in the

name of G. H. Burhmann's Papiergroothandel,

Total_ __ 200;

3. Finding that cold corporation is a business enterprise within the United States and that cald 200 charcs constitute all of the out-ctanding capital ctock of cald business enterprice and are evidence of ownership and control thereof:

4. Determining, therefore, that said busineco enterprice is a national of a designated

enemy country (Germany);
5. Determining that to the extent that such nationals are parsons not within a designational nated enemy country, the national interest of the United States requires that such percons be treated as nationals of the afore-cald designated enemy country (Germany); 0. Having made all determinations and

talian all action, after appropriate consultation and certification, required by said Exccutive Order or Act or otherwise; and

7. Deciming it necessary in the national interest:

hereby (i) vests in the Alien Property Custodian the property described in subparagraph 2 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts,

pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent of such direction, management, supervision or control or to terminate' the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 29, 1943.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-6542; Filed, April 28, 1943; 8:50 a. m.]

[Vesting Order 1255]

THE YOKOHAMA SPECIE BANK, LTD., (SEATTLE)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that The Yokohama Specie Bank, Ltd., a Japanese corporation, Tokyo, Japan, is a national of a designated enemy country (Japan);

2. Finding that said The Yokohama Specie Bank, Ltd., has an established agency or branch office at Seattle, Washington, en-gaged in the conduct of business within the United States and therefore is, to that extent, a business enterprise within the United States:

3. Finding, therefore, that the property de-

scribed as follows:

All property of any nature whatsoever subject to the jurisdiction of the United States and owned or controlled by, payable or de-liverable to, or held on behalf of or on ac-count of or owing to, said Seattle branch of the aforesaid The Yokohama Specie Bank, Ltd.,

is property of a business enterprise within the United States which is a national of a

designated enemy country (Japan);
4. Determining that to the extent that such national is a person not within a designation. nated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid

designated enemy country (Japan);
5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and

6. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The property herein vested, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.
The terms "national", "designated ene-

my country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 20, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6543; Filed, April 28, 1943; 9:07 a. m.]

[Vesting Order 1269]

TRUST UNDER WILL OF FERDINANDO D'ONOFRIO

In re: Trust under the will of Ferdinando D'Onofrio, deceased; File D-38-1039; E. T. sec. 2739.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Miners Savings Bank of Pittston, Trustee, acting under the judicial supervision of the Orphans' Court of Luzerne County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Last known address Antonio D'Onofrio, or his children. Italy.

Giuseppe D'Onofrio, or his children_ Italy. Maria D'Onofrio Monica, or her chil- Italy. dren.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Antonio D'Onofrio, or his children, Giuseppe D'Onofrio, or his children and Maria D'Onofrio Monica, or her children, and each of them, in and to the Trust Estate created under the will of Ferdinando D'Onofrio, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-6547; Filled, April 28, 1943; 9:06 a. m.1

[Vesting Order 1270] ESTATE OF JOHN DUSSMAN

In re: Estate of John Dussman, de-

ceased; File D-28-1541; E. T. sec. 163. Under the authority of the Trading with the Enemy Act as amended, and Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Herman D. Sorg, Excof administration by Herman D. Sorg, Executor, acting under the judicial supervision of the Middlesex County Orphans' Court, Middlesex County, New Jersey;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany namely

many, namely,

Last known address Anna Mathilde Leins____ Germany. Hedwig Pauline Leins_____ Germany. Friedrich Schmid.____ Germany. Ernst Benk_____ Germany.
August Weyreter____ Germany. And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title interest, and claim of any kind or character whatsoever of Anna Mathilde Leins, Hedwig Pauline Leins, Friedrich Schmid, Ernst Benk and August Weyreter and each of them in and to the Estate of John Dussman, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6548; Filed, April 28, 1943; 9:05 a. m.]

[Vesting Order 1271]

ESTATE OF ROSE FINK

In re: Estate of Rose Fink, deceased; File D-57-65; E.T. sec. 3071.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Frank Sternlieb, Executor, 1710 West Vliet Street, Milwaukee, Wisconsin, acting under the judicial supervision of the County Court of the State of Wisconsin, in and for the County of Milwaukee;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals

of a designated enemy country, Rumania, namely.

*	List inigical
Nationals:	address
Simon Leibovich	Strada Unzinel, 8,
	Yassi, Rumania.
Sima Leibovich	Strada Andre 60.
	Yacal, Rumania.
Fanny Braff	Strada Andre, 60,
•	Yacal, Rumania.

And determining that-

(3) If such nationals are percons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Rumania; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Allen Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Simon Leibovich, Sima Leibovich and Fanny Brass, and each of them, in and to the estate of Rose Fink, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6549; Filed, April 23, 1943; 9:05 a. m.]

[Vesting Order 1272]

ESTATE OF LOUIS GANS

In re: Estate of Louis Gans, deceased; File D-28-2012; E. T. sec. 2169.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

. (1) The property and interests hereinafter described are property which is in the proc-

623 of administration by The Chemical Bank & Trust Co. and Robert M. Gluck, Substituted Trustees of the estate of Louis Gans, deceased, acting under the judicial supervision of the Surrogate's Court of New York County, New York; and

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatcoever of Lottle Gans Hoefner, Hans Hoefner and the Child, or Children, names unknown, of Lottle Gans Hoefner, resident of Germany, and each of them, in and to the Estate of Louis Gans, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be made

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6550; Filed, April 28, 1943; 9:05 a.m.]

[Vesting Order 1273]

ESTATE OF CORA HESSELLIAN

In re: Estate of Cora Hesselman, deceased; File F-28-11389; E. T. sec. 1977.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Ben H. Brown, Public Administrator of Los Angeles County, Administrator, 137 North Broadway, Los Angeles, California, acting under the judicial supervision of the Superior Court of the State of California, for the County of Los Angeles;

(2) Such property and Interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely,

Last known address

Nationals: Person or persons (names un-Germany. known) entitled to estate of Cora Hesselman, deceased.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of the person or persons (names unknown) entitled to the estate of Cora Hesselman, deceased, and each of them, in and to the estate of Cora Hesselman, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943

[SEAL] LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6551; Filed, April 28, 1943; 9:05 a. m.]

IVesting Order 12741

Liquidation of Integrity Trust Co.

In re: Liquidation of Integrity Trust Company; File D-28-1965; E.T. sec. 2007. Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investgation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Secretary of Banking, Commonwealth of Pennsylvania, Receiver of Integrity Trust Company, acting under the judicial supervision of the Court of Common Pleas, Philadelphia County, Pa.

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

addressFranziska Fellman____ Germany. Franz Wilhelm Georg-Schon___ Germany. Luise Fahnle_____ Germany. Katharina Schon_____ Germany. Friedrich Schon_____ Germany. Hilda Lauer_ ---- Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property hereby vests the following property and interests:

1/12th interest each of Franziska Fellman, Franz Wilhelm Georg-Schon, Luise Fahnle, Katharina Schon, Friedrich Schon, Hilda Lauer, and each of them, in a mortgage on premises at 7244 Glenthorne Road, Upper Darby, Delaware County, Pa., and in cash of \$347.90 with any additions thereto or any income thereof,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an. appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate-that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein

shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6552; Filed, April 28, 1943; 9:05 a. m.1

[Vesting Order 1275]

TRUST UNDER WILL OF AMELIA E. KRUGER

In re: Trust under the will of Amelia E. Kruger, also known as Amalia E. Kruger, deceased; File D-28-2255; E. T. sec. 3248.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by the Bank of America National Trust and Savings Association, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Alameda;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country,

Germany, namely,

National: address Clara Stuhr____ Germany.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a. designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Clara Stuhr in and to the Trust Estate created under the Will of Amelia E. Kruger, also known as Amalia E. Kruger, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the

date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY, Alien Property Custodian,

[F. R. Doc. 43-6553; Filed, April 28, 1943; 9:04 a. m.]

[Vesting Order 1276]

TRUST UNDER WILL OF JOHN H. MICHAELIS

In re: Trust under the will of John H. Michaelis, deceased; File No. D-28-1800; E. T. sec. 1018.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Elmira Bank and Trust Company, trustee, acting under the judicial supervision of the Surrogate's Court

of Chemung County, State of New York.

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

Tast Imound

many, namely,

•	Last windair
Nationals:	address
Alwine Von Glahn	Germany.
Martha Mindermann	Germany.
Annie Holland	Germany.
Bertha Busching	Germany.
Emma Olbers	Germany.
Martha Stoge	Germany.
Elsie, Adickes	Germany.
•	-

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Alwine Von Glahn, Martha Mindermann, Annie Holland, Bertha Busching, Emma Olbers, Martha Stoge, and Elsie Adickes and each of them in and to the Trust under the Will of John H. Michaelis, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be

determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6554; Filed, April 28, 1943; 9:04 a. m.]

[Vesting Order 1277]

TRUST UNDER WILL OF E. OSCAR NEBEL

In re: Trust under the will of E. Oscar Nebel, deceased; File D-28-6679; E. T. sec. 5075.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by E. Stanley Martin and Fred C. Gartner, Co-trustees, acting under the judicial supervision of the Orphans Court of Montgomery County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Last Imoun Nationals: address Germany. Germany. known, of Fritz Nebel.

And determining that—
(3) If such nationals are percons not within a designated enemy country, the na-tional interest of the United States requires that such persons be treated as nationals of a designated enemy county, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by cald Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Fritz Nebel and the child or children, names unknown, of Fritz Nebel and each of them, in and to the Trust created under the will of E. Occar Nebel, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the

Allen Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6555; Filed, April 23, 1943; 9:04 a. m.]

[Vesting Order 1278]

Trust Under Will of Elizabeth Pangiris

In re: Trust under the will of Elisabeth Pangiris, deceased; File D-38-1141; E. T. sec. 3117.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests herein-after described are property which is in the process of administration by The Fidelity Trust Company and David Stewart, Trustees, acting under the judicial supervision of the Circuit Court No. 2 of Baltimore City, Maryland:

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Last known

Nationals: address Anna St. Clair Pattercon de (da) Italy. Conturbia.

Fortunato de (da) Conturbia_____ Italy. Casarino de (da) Conturbia. Franchino de (da) Conturbia_____ Italy.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Anna St. Clair Pattercon de (da) Conturbia, Fortu-nato de (da) Conturbia, Casarino de (da) Conturbia and Franchino de (da) Conturbia and each of them in and to the trust estate

created under the Will of Elizabeth Pangiris, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6556; Filed, April 28, 1943; 9:04 a. m.]

[Vesting Order 1279]

ESTATE OF LINA EMMA PETERSON

In re: Estate of Lina Emma Peterson, deceased; File D-28-1988; E. T. sec. 2290.
Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Frankford Trust Company, Executor, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pennsylvania.

(2) Such property and Interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any custodian hereby vest kind or character whatsoever of Justin Bohn property and interests:

in and to the Estate of Lina Emma Peterson, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6557; Filed, April 28, 1943; 9:03 a. m.]

[Vesting Order 1280]

TRUST UNDER WILL OF WILLIAM PFENNIG

In re: Trust under will of William Pfennig, deceased; File D-28-1676; E. T. sec. 543.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that

(1) The property and interests hereinafter described are property which is in the process of administration by H. Theodore Sorg, Trustee, under the will of William Pfennig, deceased, acting under the judicial supervision of the Essex County Orphans' Court, Essex County New Jersey.

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

And determining that—
(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests: All right, title, interest, and claim of any kind or character whatsoever of Julius Janssen in and to the Trust Estate created under the Last Will and Testament of William Pfennig, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated" enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6558; Filed, April 28, 1943; 9:03 a. m.]

[Vesting Order 1281] ESTATE OF ALFRED R. PICK

In re: Estate of Alfred R. Pick, deceased; File D-28-1977, E. T. sec. 2293.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Nationals: S Last known

Nationals: Germany.

Marie Schluter______ Germany.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Ellen Abel-Musgrave Krause and Marie Schluter and each of them in and to the Estate of Alfred R. Pick, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6559; Filed, April 28, 1943; 9:03 a. m.]

[Vesting Order 1282]

TRUST FOR BENEFIT OF BERTHA BELLE PICK

In re: Trust for the benefit of Bertha Belle Pick under Paragraph "Third" of the last will and testament of Alfred R. Pick, deceased; File No. D-28-1977; E. T. sec. 2293.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court, New York County, State of New York;

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely

	Last known
Nationals:	address
Fritz Hohenemser	_ Germany.
Nelly Hartmann	_ Germany.
Nelly Herz	_ Germany.
Clara Gans	Germany.
Ellen Abel-Musgrave Krause	
Wolf Schluter	
Henning Schluter	Germany.

And determining that-

(3) If such nationals are percons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Fritz Hohenemser, Nelly Hartmann, Nelly Herz, Clara Gans, Ellen Abel-Musgrave Krauze, Wolf Schluter and Henning Schluter, and each of them, in and to the Trust for the benefit of Bertha Belle Pick under the Last Will and Testament of Alfred R. Pick, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be noted.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6560; Filed, April 28, 1943; 9:03 a. m.]

[Vesting Order 1283]

ESTATE OF ELIZABETH RICHTER

In re: Estate of Elizabeth Richter, deceased; File F-28-5838; E.T. sec. 4357.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Allen Property Custodian after investigation.

Finding that-

(1) The property and interests hereinafter described are property which is in the prosess of administration by the Cleri: of Court, Orphans' Court of Philadelphia County, Pa., Custodian of the estate of Elizabeth Richter, deceased, acting under the judicial supervision of the Orphans' Court, Philadelphia County, Pa.,

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely.

Nationals:

Katharine Christmann nee Keller.

Anna Marie Keller nee Keller.

Germany.

Lina Stoffel nee Keller.

Germany.

Heinrich Keller.

Children of Margarete Heft nee

Keller, who died November

5, 1936:

Philippine Bott.

Heinrich Heft.

Germany.

Katharine Stoffel.

Germany.

And determining that-

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatscever of Katharine Christmann nee Keller, Anna Marie Keller nee Keller, Lina Stoffel nee Keller, Heinrich Keller, Jakob Keller, Children of Margarete Heft nee Keller, who died November 5, 1936; Philippine Bott, Heinrich Heft, Hermann Heft, Kark Heft and Katharine Stoffel, and cach of them, in and to the estate of Elizabeth Richter, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Allen Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[P. R. Doc. 43-6561; Filed, April 28, 1943; 9:02 a. m.]

[Vesting Order 1284] RUDOLPH SACHSE

In re: Trust u/w Rudolph Sachse, deceased; File D-66-508; E. T. sec. 3547.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Land Title Bank and Trust Company, Substituted Trustee of the trust created under the will of Rudolph Sachse, deceased, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pa.,

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany,

namely,

Nationals:
Richard Sachse ______ Gèrmany.
Clara Sachse _____ Germany.
Child, or children of Richard Germany.
Sachse, names unknown.
Children of Gustay Sachse, Germany.

Children of Gustav Sachse, Germany. names unknown. Children of Adolph Sachse, Germany.

names unknown.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and takenall action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Richard Sachse, Clara Sachse, Child, or children of Richard Sachse, names unknown, Children of Gustav Sachse, names unknown, and Children of Adolph Sachse, names unknown, and each of them, in and to a trust created under the will of Rudolph Sachse, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAT.]

Leo T. Crowley, Alien Property Custodian.

[F. R. Doc. 43-6562; Filed, April 28, 1943; 9:02 a. m.]

[Vesting Order 1285]

ESTATE OF BERTHA SCHUBERT

In re: Estate of Bertha Schubert, deceased; File D-9-28-1953; E. T. sec. 2295.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York, as depositary acting under the judicial supervision of the Surrogate's Court, New York County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by nationals of a designated enemy country, Germany, namely,

	Last known
Nationals:	address
Anna Schubert	Germany.
Frieda Blix	Germany.
Sophie Schubert	Germany,
Gustav Schubert	Germany,
Louise Ahrens	Germany

And determining that-

(3) If such nationals are, persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Anna Schubert, Frieda Blix, Sophie Schubert, Gustav Schubert and Louise Ahrens, and each of them, in and to the Estate of Bertha Schubert, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together

with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL]

Leo T. Crowley, Alien Property Custodian.

[F. R. Doc. 43-6563; Filed, April 28, 1943; 9:02 a. m.]

[Vesting Order 1286]

ESTATE OF ANGELO SERAFINI

In re: Estate of Angelo Serafini, deceased; File No. D-38-1658 E.T. sec. 3775.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that—

(1) The property and interests hereinafter described are property which is in the process of administration by Domenic Seraini, as Administrator, acting under the judicial supervision of the Court of Probate, for the District of Bristol, Connecticut;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely, Aguilina Serafini, whose last known address is

Italy;

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Aquilina Serafini in and to the Estate of Angelo Serafini, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order, may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from

the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6564; Filed, April 28, 1943; 9:02 a. m.]

[Vesting Order 1287] ESTATE OF LOUIS SEUFERT

In re: Estate of Louis Seufert, deceased; File D-28-1810; E. T. sec. 1116.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that -

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York as depositary acting under the judicial supervision of the Surrogate's Court, New York County, New York:

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

Last known National: address Finanzministerium____ State of Baden, Germany.

And determining that-(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Finanzministerium, of state of Baden, Germany, in and to the Estate of Louis Seufert, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings preceribed in section 10 of said Executive Order.

Dated: April 20, 1943.

LEO T. CROWLEY. [SEAL] Alien Property Custodian.

[F. R. Dcc. 43-6565; Filed, April 23, 1943; 9:01 a. m.]

[Vesting Order 1228]

ESTATE OF FRANCESCA SPAGNOLA

In re: Estate of Francesca Spagnola, deceased; File D-38-436; E. T. 29c. 1903. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the presess of administration by Antonio Cervino, Administrator of the Cointe of Francesca Spagnola, deceased, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Philadelphia, Pa.

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy,

namely,

Nationals:

Last Imaica address Lineal heirs of Florinda Buzzelli, Italy.

deceased, names unknown. Lineal heirs of Columba Buzzelli, Italy. deceased, names unknown.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the na-tional interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate concultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatevever of the lineal heirs of Florinda Buzzelli, deceased, names unknown, and lineal heirs of Columba Buzzelli, deceased, names unknown, and each of them, in and to the Estate of Francesca Spagnola, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Allen Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any percon, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodlan a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SELL]

LEO T. CHOWLEY, Alien Property Custodian.

[P. R. Doc. 43-6566; Filed, April 23, 1943; 9:01 a. m.]

[Vesting Order 1239]

THUST UNDER WILL OF ERHEST C. VAHLE

In re: Trust under will of Ernest C. Vahle, deceased; File D-28-2053; E. T. cec. 2354.

Under the authority of the Trading with the Enemy Act as amended, Executive Order 9095 as amended, and pursuant to law, the Alien Property Custodian after investigation.

Finding that-

(1) The property and interests hereinefter decombed are property which is in the process of administration by Henry Vahle, cubatituted trustee under the will of Ernest C. Vahle, descared, acting under the judicial cupervicion of the Camden County Orphans Court, Camden County, New Jersey;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Ger-

meny, namely,

National:

Last Imoun William Vahle and his firme... . Germany.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a delignated enemy country, Garmany; and

Having made all determinations and taken all action, after appropriate consultation and certification required by cald Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatesever of William Vable and his iccue, whose names are unlingum, in and to the Trust Estate created under the Last Will and Testament of Ernest C. Vahle, descared,

to be held, used, administered. liquidated, sold or otherwise dealt with in the interest of and for the banefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and

interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6567; Filed, April 28, 1943; 9:01 a. m.l

[Vesting Order 1290]

ESTATE OF ROSA WARNER

In re: Estate of Rosa Warner, deceased; File D-34-124; E. T. sec. 3953.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by John M. Huston, Register of Wills, acting under the judicial supervision of the Crphans Court, Allegheny County, Pennsylvania;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Hun-

gary, namely,

Last known National: address Szabo Lajosne_____ Hungary.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Hungary; and

Having made all determinations and taken all action, after appropriate consultations and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Szabo Lajosne in and to the Estate of Rosa Warner,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an ap--propriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the

Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

LEO T. CROWLEY, [SEAL]

Alien Property Custodian. [F. R. Doc. 43-6568; Filed, April 28, 1943;

9:06 a. m.]

ESTATE OF MICHAEL WIESSNER

In re: Estate of Michael Wiessner, deceased; File D-28-1720; E. T. sec. 690.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests herein-after described are property which is in the process of administration by A. Lincoln Meyers, Executor of the estate of Michael Wiessner, deceased, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pa.

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Ger-

many, namely,

Last known Nationals: address Anton Wiessner Germany.
Bruno Wiessner Germany.

And determining that—
(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a désignated enemy country Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Anton Wiessner and Bruno Wiessner, and each of them, in and to the estate of Michael Wiessner, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Allen Property Custodian.

The terms "national" and "designated enemy country as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-6569; Filed, April 28, 1943; 9:01 a, m.]

[Vesting Order 1292]

TRUST UNDER WILL OF ANNA ELISABETH Wood

In re: Trust under the will of Anna Elisabeth Wood, deceased; File D-28-2398; E.T. sec. 4314.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by the Bank of America National Trust & Savings Association, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Fran-

cisco;
(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National:

Last known address Katherine Becker____ Germany,

And determining that—
(3) If such national is a person not within a designated enemy country, the national in-terest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Katherine Becker in and to the trust estate created under the Will of Anna Elisabeth Wood, do-

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

[SEAL] LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-6570; Filed, April 28, 1943; 9:01 a. m.]

[Vesting Order 1293]

TRUST UNDER WILL OF ANNA ELISABETH WOOD

· In re: Trust under the will of Anna Elisabeth Wood, deceased; File D-28-2398; E. T. sec. 4314.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

- (1) The property and interests hereinafter described are property which is in the process of administration by the Bank of America National Trust & Savings Association, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;
- (2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

Last known address National: Margaret Schild_____ Germany

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country. Germany: and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest.

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Margaret Schild in and to the trust estate created under the will of Anna Elisabeth Wood, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, accerting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 20, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-6571; Filed, April 28, 1943; 9:00 a. m.)

[Vesting Order 1291]

ESTATE OF GESINE BRODIMANN

In re: Estate of Gesine Brodtmann. also known as Gesine Krenzel, deceased; File D-28-2141; E. T. sec. 2607.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 8095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Phil C. Batz, Adminictrator of the estate of Gesine Bredtmann, also known as Gesine Krenzel, deceated, acting under the judicial cupervision of the Superior Court of the State of California, in and for the City and County of Ean Francisco;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National: address Diedrick Brodtmann Germany.

And determining that—

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate concultation and certification, required by said Executive Order or Act or otherwise, and decming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any lind or character whatszever of Diedrick Brodtmann in and to the Estate of Gesine Brodimann, also known as Gesine Krenzel, decessed.

to be held, used, administered, liquidated, cold or otherwise dealt with in the interest of and for the benefit of. the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 21, 1943.

(SEAL) LEO T. CEOWLEY. Alien Property Custodian.

[F. R. Doc. 43-6572; Filed, April 23, 1943; 9:00 a. m.]

[Vesting Order 1235]

Trust Under Will of Sarah Radisey DEL FRATE

In re: Trust under the will of Sarah Ramsey Dal Frate, deceased; File F-38-4363; E. T. sec. 3752.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order 8035, as amended, and purcuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter decaribed are property which is in the process of administration by the Madison Trust Com-pany, Trustee, 23 West Main Street, Madison, Wissonsin, acting under the judicial super-vision of the County Court of the State of Wicconcin, in and for the County of Dane;

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a decignated enemy country, Italy,

Last Imoun Nationals: cddress Carlo Dol Frate_ Lungotovere Melline No. 10, Rome, Italy. Sucanna Segre Lungotovere Melline No. (born Del 10, Rome, Italy Frate).

Riccardo Del Lungotevere Malline No. 10. Rome, Italy. Frate.

And determining that—

(3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that cuch percans be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Carlo Del Frate, Susanna Segre (horn Del Frate) and Riccardo Del Frate, and each of them, in and to the trust estate created under the Will of Sarah Ramsey Del Frate, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 21, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6573; Filed, April 28, 1943; 9:00 a. m.]

[Vesting Order 1296] RUBOLPH DOSCH

In re: Rudolph Dosch, deceased; Filed F-28-1022; E. T. sec. 4892.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by Wilhelmina Behrens as Executrix, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York;

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National: Last known address
Sophie Eckart, otherwise known as Sophie Eckner.

Germany.

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following eproperty and interests:

All right, title, interest, and claim of any kind or character whatsoever of Sophie Eckart, otherwise known as Sophie Eckner, in and to the Estate of Rudolph Dosch, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the. United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 21, 1943.

CERT TO TO CO.

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6574; Filed, April 28, 1943; 9:00 a, m.]

[Vesting Order 1297]

ESTATE OF FRANK EINWACHTER

In re: Estate of Frank Einwachter, deceased; File D-34-96; E. T. sec. 2258.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that-

(1) The property and interests hereinafter described are property which is in the process of administration by John T. Dempsey, Public Administrator, 11 South LaSalle Street, Chicago, Illinois, Administrator, acting under the judicial supervision of the Probate Court of the State of Illinois, in and for the County

(2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Hungary, namely,

National: address
Rose Eibel Tukor Street, Vertesacsa,
County of Fejer, Hun-

And determining that-

(3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Hungary; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Rose Eibel in and to the estate of Frank Einwachter, deceased.

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Dated: April 21, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-6575; Filed, April 28, 1943; 9:00 a. m.]

[Vesting Order 1324]

The Yokohama Specie Bank, Ltd. (San Francisco)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and, pursuant to law, the undersigned, after investigation:

1. Finding that The Yokohama Specie Bank, Ltd., a Japanese corporation, Tokyo, Japan, is a national of a designated enemy country (Japan);

2. Finding that said The Yokohama Specie Bank, Ltd. has an established Branch Agency or Office at San Francisco, California (herein called "the California Branch") engaged in the conduct of business within the United States, and therefore is to that extent a business enterprise within the United States;

3. Finding that the property of the California Branch is in the process of administration by the Superintendent of Eanks of the State of California as its Conservator, acting under the provisions of the Bank Act of the State of California and also under judicial supervision of the Superior Court of the State of California in and for the City and County of San Francisco;

4. Finding, therefore, that the property described as follows:

The excess proceeds, if any, of the business and property of the California Branch in the possession of the Superintendent of Banks of the State of California, acting in his capacity as Superintendent of Banks, Liquidator and/ or Conservator, of which may hereafter come into his possession in any such capacity under and by virtue of the banking law of the State of California, owned or controlled by or payable or deliverable to or held on behalf of or on account of or owing to the California Branch remaining after payment of the claims of the creditors of the California Branch accepted, allowed or established in accordance with the banking law of the State of California, arising out of the business of the California Branch transacted in the State of California, together with interest on such claims and the expenses of liquidation.

is property within the United States owned or controlled by a national of a designated enemy country (Japan), and also is prop-erty which is payable or deliverable to, or claimed by, a national of a designated enemy country (Japan) and which is in the process of administration by a person acting under judicial supervision:

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Japan); 6. Having made all determinations and

taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national Interest:

hereby yests in the Alien Property Custodian the property hereinbefore described in subparagraph 4, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Nothing in this order is intended to affect the right and power of the Superintendent of Banks of the State of California, acting in his capacity as Superintendent, Liquidator and/or Conservator. to continue to retain possession of, collect and liquidate such business, property and assets and, in course of said liquidation or conservatorship, to do such acts and perform such duties (not inconsistent herewith) as may be required of or permitted to said Superintendent of Banks in his capacity as Superintendent, Liquidator and/or Conservator, as aforesaid, by and in accordance with and subject to the provisions of the Bank Act of the State of California: Provided, however, That after the claims of the creditors of the California Branch described in subparagraph 4 hereof, together with interest thereon and the expenses of liquidation, have been paid in full, the remaining assets of the California Branch, or the proceeds thereof, in the possession of said Superintendent of Banks or to which he may be or become entitled acting in his capacity as Superintendent, Liquidator and/or Conservator, shall be held for the account of and subject to the further order of the Alien Property Custodian.

The property herein vested, if any, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Allen Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property or the proceeds thereof, if any, or to indicate that compensation will not be paid in lieu thereof if and when it should be determined that such return should be. made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Allen Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 22, 1943.

[SEAL]

LEO T. CROWLEY. Alien Property Custodian.

[F. R. Doc. 43-6544; Filed, April 28, 1943; 9:08 a. m.]

[Vesting Order 1325]

THE SUMITOMO BANK, LTD. (LOS ANGELES)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and, pursuant to law, the undersigned, after investigation:

1. Finding that The Sumitomo Bank, Ltd., a Japanese corporation, Ocalia, Japan, is a national of a designated enemy country (Japan);

2. Finding that said The Sumitomo Bank, Ltd. has an established Branch Agency or Office at Los Angeles, California (herein called "the Los Angeles Branch") engaged in the conduct of husiness within the United States, and therefore is to that extent a business enterprise within the United

3. Finding that the property of the Los Angeles Branch is in the process of administration by the Superintendent of Banks of the State of California as its Conservator, acting under the provisions of the Bani: Act of the State of California and also under judicial supervision of the Superior Court of the State of California in and for the County of Los Angeles;

4. Finding, therefore, that the property de-

scribed as follows:

The excess proceeds, if any, of the business and property of the Los Angeles Branch in the possession of the Superintendent of Banks of the State of California, acting in his capacity as Superintendent of Banks, Liquidator and/or Conservator, or which may hereafter come into his perception in any such capacity under and by virtue of the banking law of the State of California, owned or controlled by or payable or deliverable to or held on behalf of or on account of or owing to the Los Anegeles Branch remaining after payment of the claims of the creditor. of the Los Angeles Branch accepted, allowed

or established in accordance with the banking law of the State of California, arising out of the business of the Los Angeles Branch transacted in the State of California, together with interest on such claims and the expenses of liquidation.

is property within the United States owned or controlled by a national of a designated enemy country (Japan), and also is property which is payable or deliverable to, or claimed by, a national of a designated enemy country (Japan) and which is in the process of administration by a person acting under judicial supervision;

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid desig-

nated enemy country (Japan);
6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Exec-

utive Order or Act or otherwise; and 7. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 4, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Nothing in this order is intended to affect the right and power of the Superintendent of Banks of the State of California, acting in his capacity as Superintendent, Liquidator and/or Conservator, to continue to retain possession of. collect and liquidate such business, property and assets and, in course of said liquidation or conservatorship, to do such acts and perform such duties (not inconsistent herewith) as may be required of or permitted to said Superintendent of Banks in his capacity as Superintendent, Liquidator and/or Conservator, as aforesaid, by and in accordance with and subject to the provisions of the Bank Act of the State of California: Provided, however, That after the claims of the creditors of the Los Angeles Branch described in subparagraph 4 hereof, together with interest thereon and the expenses of liquidation, have been paid in full, the remaining assets of the Los Angeles Branch, or the proceeds thereof, in the possession of said Superintendent of Banks or to which he may be or become entitled acting in his capacity as Superintendent, Liquidator and/or Conservator, shall be held for the account of and subject to the further order of the Alien Property Cus-

The property herein vested, if any, and any or all of the proceeds thereof. shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, if any, or to indi-cate that compensation will not be paid in lieu thereof if and when it should be determined that such return should be made or such compensation should be

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Cus-

todian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right

to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States", as used herein shall have the meanings prescribed in section 10 of said Executive

Order.

Executed at Washington, D. C., on April 22, 1943.

[SEAL]

LEO T. CROWLEY, Alien Property Custodian.

[F. R. Doc. 43-6545; Filed, April 28, 1943; 9:06 a. m.]

[Vesting Order 1326]

THE SUMITOMO BANK, LTD. (San Francisco)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and, pursuant to law, the undersigned, after investigation:

1. Finding that The Sumitomo Bank, Ltd., a Japanese corporation, Osaka, Japan, is a national of a designated enemy country (Japan);

2. Finding that said The Sumitomo Bank, Ltd. has an established Branch Agency or Office at San Francisco, California (herein called "the San Francisco Branch") engaged in the conduct of business within the United States, and therefore is to that extent a business enterprise within the United States;

3. Finding that the property of the San Francisco Branch is in the process of administration by the Superintendent of Banks of the State of California as its Conservator, acting under the provisions of the Bank Act of the State of California and also under judicial supervision of the Superior Court of the State of California in and for the City

and County of San Francisco;
4. Finding, therefore, that the property described as follows:

The excess proceeds, if any, of the business and property of the San Francisco Branch in the possession of the Superintendent of Banks of the State of California, acting in his capacity as Superintendent of Banks. Liquidator and/or Conservator or which may hereafter come into his possession in any such capacity under and by virtue of the banking law of the State of California, owned or controlled by or payable or deliverable to or held on behalf of or on account of or owing to the San Francisco Branch remaining after payment of the claims of the creditors of the San Francisco Branch accepted, allowed or established in accordance with the banking law of the State of California, arising out of the business of the San Francisco Branch transacted in the State of California, together with interest on such claims and the expenses of liquidation,

is property within the United States owned or controlled by a national of a designated enemy country (Japan), and also is property which is payable or deliverable to, or claimed by, a national of a designated enemy country (Japan) and which is in the process of administration by a person acting under judicial supervision;

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid desig-

nated enemy country (Japan);
6. Having made all determinations and taken all action, after appropriate consulta-tion and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 4, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Nothing in this order is intended to affect the right and power of the Superintendent of Banks of the State of California, acting in his capacity as Superintendent, Liquidator and/or Conservator, to continue to retain possession of, collect and liquidate such business, property and assets and, in course of said liquidation or conservatorship, to do such acts and perform such duties (not inconsistent herewith) as may be required of or permitted to said Superintendent of Banks in his capacity as Superintendent, Liquidator and/or Conservator, as aforesaid, by and in accordance with and subject to the provisions of the Bank Act of the State of California: Provided, however, That after the claims of the creditors of the San Francisco Branch described in subparagraph 4 hereof, together with interest thereon and the expenses of liquidation, have been paid in full, the remaining assets of the San Francisco Branch or the proceeds thereof, in the possession of said Superintendent of Banks or to which he may be or become entitled acting in his capacity as Superintendent, Liquidator and/or Conservator, shall be held for the account of and subject to the further order of the Alien Property Custodian.

The property herein vested, if any, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, if any, or to indicate that compensation will not be paid in lieu thereof if and when it should be determined that such return should be made or such compensation should be paid..

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right

to allowance of any such claim.
The terms "national", "designated enemy country" and "business enterprise within the United States", as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 22, 1943.

LEO T. CROWLEY, [SEAL] Alien Property Custodian.

[F. R. Doc. 43-6546; Filed, April 28, 1943; 9:06 a. m.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Special Order ODT TC-1]

CERTAIN TAXICAB OPERATORS IN CHICAGO, ILLINOIS

ORDER DIRECTING COORDINATED OPERATION

Upon consideration of the application for authority to coordinate taxicab service filed with this Office by the persons named in the appendix hereof, and in order to assure maximum utilization of the facilities, services, and equipment of common carriers of passengers by taxicab, and to conserve and providently utilize vital equipment, material, and supplies, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The persons named in the appendix hereof (hereinafter called "operators"), respectively, in the transportation of passengers by taxicab in Chicago, Illinois, shall:

(a) Suspend operations between the hours of 3 o'clock A. M. and 6 o'clock A. M. on all days of the week except Saturdays and Sundays;

(b) Reduce the mileage that each taxicab is operated so that no taxicab will be operated in excess of 190 miles during any calendar day;

(c) Discontinue all operations more than 10 miles beyond the boundaries of an area in Chicago, Illinois, bounded on the north by 31st Street, on the east by Cottage Grove Avenue, on the south by 69th Street, and on the west by Wentworth Avenue;

(d) Discontinue discharging passengers at points other than street intersections:

(e) Discontinue all operations in or through alleys;

(f) Divert to each other traffic for the purpose of reducing empty mileage and the rendering of duplicating service;

(g) Eliminate duplicating dispatching service and, in lieu thereof, utilize joint dispatching service which shall provide for the dispatching of taxicabs at two block intervals. Contracts, agreements, and arrangements for such joint dis-patching service shall not extend beyond the effective period of this order. Joint dispatching service shall be impartial, without preference or discrimination for or against any of the operators;

(h) Cause and require each taxicab operated by them to be operated at a speed not in excess of 30 miles per hour.

2. As used herein the term "taxicab"

means any rubber-tired vehicle (a) propelled or drawn by mechanical power, (b) having a seating capacity of less than 10 passengers, (c) used in the call and demand transportation of passengers to and from points chosen or designated by the passengers, and (d) not operated on a fixed schedule, between fixed termini, or over specific routes.

3. The operators may appoint one or more of their members to observe compliance with this order and to report violations thereof to the Office of De-

fense Transportation.

4. Each operator shall file a report with the Regional Office, Division of Lo-cal Transport, Office of Defense Transportation, Chicago, Illinois, on or before the 15th day of each calendar month showing for the preceding calendar month, the number of miles each taxicab was operated and the number of gallons of gasoline used therein.

5. The reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the

Federal Reports Act of 1942.

6. Communications concerning this order should be addressed to the Regional Office, Division of Local Transport, Office of Defense Transportation, Chicago, Illinois, and should refer to "Special Order ODT TC-1".

This order shall become effective April 26, 1943, and shall remain in full force and effect until the termination of the present war shall have been proclaimed or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 24th

day of April 1943.

JOSEPH B. EASTMAN. Director Office of Defense Transportation.

APPENDIX TO SPECIAL ORDER ODT TC-1

Describing persons named therein Theodore Scott, Chicago, Ill. Roy Stewart, Chicago, Ill. Poy Stewart, Chicago, Ill.
Plymouth Cab Co., Chicago, Ill.
R. Miller Cab Co., Inc., Chicago, Ill.
D. Darby Cab Co., Chicago, Ill. Colin Roberts, Chicago, Ill. Leon Davis, Chicago, Ill. Richard Wallace, Chicago, III. Maclo Gaither, Chicago, III. Herbert Julian, Chicago, III. Joe Nenn, Chicago, III. Jerome Robinson, Chicago, III. Harry Smith, Chicago, Ill. Herbert Cross, Chicago, Ill. Charles Washington, Chicago, Ill. Charles Washington, Chicago, Ill.
Wm. Nolan, Chicago, Ill.
Joe Pruitt, Chicago, Ill.
Charles L. Hill, Chicago, Ill.
Taft Stewart, Chicago, Ill. James Morgan, Chicago, III. Thomas Striger, Chicago, III. C. Bailey, Chicago, Ill. Jesse Ingram, Chicago, Ili. Wm. Igeforth, Chicago, Ili. O. J. Darman, Chicago, Ili. Will Davis, Chicago, Ili. Joseph R. Page, Chicago, Ili. Bertel W. Daigre, Chicago, Ili. Sidney Vincent, Chicago, Ill. Thomas Bates, Chicago, Ill. John R. Weston, Chicago, Ill. Royal Cab Co., Inc., Chicago, Ill. Wallace Watson, Chicago, Ill. Fate Miles, Chicago, Ill. James Harris, Chicago, Ill.

Mary Coffey, Chicago, III.
Cornelius Palmer, Chicago, III.
Rosetta E, Wright, Chicago, III.
Party Cab Co., Inc., Chicago, III.
Regal Cab Co., Chicago, III.
A. Harrington Cab, Chicago, III.
Rephart Lee Brown Chicago, III. Robert Lee Brown, Chicago, Ill. Arthur A. Johnson, Chicago, Ili. Luther Landrum, Chicago, Ili. John A. Grinnell, Chicago, Ili. Carl McGee, Chicago, III.
Elis Paole, Chicago, III.
Rufus Williams, Chicago, III.
William McGee, Chicago, III. Elehue Williams, Chicago, Ill. Fred Grim, Chicago, Ill. William Fowler, Chicago, Ill. Sylvester Norman, Chicago, Ill. A. Poole, Chicago, Ill. J. Water Powell, Chicago, Ill. E. C. Williams, Chicago, Ill. Adair Handy, Chicago, Ill. Adair Handy, Chicago, Ill.
George W. Beard, Chicago, Ill.
Parks Cab Co., Inc., Chicago, Ill.
C. J. Thomas, Chicago, Ill.
Warren Dodds, Chicago, Ill.
Warren Dodds, Chicago, Ill.
Wm. R. Clarke, Chicago, Ill.
J. K. Cameron, Chicago, Ill.
Stanford L. Simmons, Chicago, Ill.
George Anderson, Chicago, Ill.
Robert White, Chicago, Ill. Robert White, Chicago, Ill. Willie McBurlye, Chicago, Ill. Norman Harris, Chicago, Ill. John Ward, Chicago, Ill. George Webb, Chicago, Ill. Mary M. Johnson, Chicago, Ill. Eugene Blanks, Chicago, Ill. William E. McCowan, Chicago, Ill. Yanian E. Incovani, Chicago, Ill. James Cuble, Chicago, Ill. Ann Hughes, Chicago, Ill. Jimmie Mitchell, Chicago, Ill. Willie S. Williams, Chicago, Ill. Roseve Simmons, Chicago, Ill.

[F. R. Doc. 43-6581; Filed, April 28, 1943; 11:19 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 19 Under Rev. MPR 125]

THE AMERICAN MARINE BRASS FOUNDRY, INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 19 Under Revised Maximum Price Regulation No. 125—Nonferrous Castings; Docket No. 3125–36.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250, and § 1395.12 of Revised Maximum Price Regulation

No. 125, It is hereby ordered:

(a) The American Marine Brass Foundry, Inc., of Brooklyn, New York, hereinafter referred to as "the applicant", may sell and deliver to any person and any person may buy and receive from the applicant nonferrous castings produced by the applicant the same, or of the same class, as those sold or contracted to be sold by the applicant during the period from October 1 to October 15, 1941, inclusive, and those sold, contracted to be sold or delivered by the applicant during the period from May 11, 1942 to January 31, 1943, inclusive, at the maximum prices prescribed by § 1395.3 of Revised Maximum Price Regulation No. 125: Except, that in determining the maximum prices of nonferrous castings under that section the applicant need not make the reductions required by paragraph (b) of that section.

(b) The terms used in this order shall have the meaning given them by Revised Maximum Price Regulation No. 125.

(c) All prayers in the applicant's application for adjustment (Docket No. 3125-36) not granted herein are hereby denied.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective as of March 12, 1943.

Issued this 27th day of April 1943. PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-6518; Filed, April 27, 1943; 3:25 p. m.]

[Order 23 Under MPR 136, as Amended]

NORTHFIELD IRON COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Order No. 28 under Maximum Price Regulation No. 136, as Amended-Machines and Parts, and Machinery Services; Docket No. 3136-235.

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is hereby ordered:

(a) The Northfield Iron Company of Northfield, Minnesota, may sell, offer to sell, deliver and transfer the following models of rural highway maintainers at a price not in excess of the following:

Model	Terms of sale	Max- imum price
No. 23 Hucky No. 23 Hucky No. 23 Hucky No. 23 Hucky No. 22 Hucky No. 22 Hucky No. 22 Hucky No. 22 Hucky	Delivered in ABC Zene Delivered in D Zone Delivered in EF Zene F.o.b. Northfield, Minn Delivered in ABC Zene Delivered in D Zone Delivered in EF Zene F.o.b. Northfield, Minn	\$471 491 516 519 323 342 362 364

(b) The Northfield Iron Company may sell, offer to sell, deliver and transfer extra attachments and parts for their models No. 33 Husky and No. 22 Husky rural highway maintainers at a price not in excess of the net price in effect to a purchaser of the same class on October 1, 1941, plus 5% of that price. "Net price" means the list price in effect on October 1, 1941, less all discounts, allowances, and other deductions from the list price in effect to a purchaser of the same class on that date.

(c) This order may be revoked or amended by the Price Administrator at any time.

(d) All requests not granted herein are denied.

This order shall become effective April 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6512; Filed, April 27, 1943; 3:26 p. m.]

[Order 29 Under MPR 136, as Amended]

NEW BEDFORD COMB WORKS .

APPROVAL OF MAXIMUM PRICES

Order No. 29 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250, § 1390.25a (b) of Maximum Price Regulation No. 136, as amended, and Revised Procedural Regulation No. 1, It is hereby ordered:

(a) New Bedford Comb Works of New Bedford, Massachusetts, is hereby authorized to charge the following maximum prices for repairs it performs on the following:

- (b) To the extent that the application filed by the New Bedford Comb Works has not been granted, the application is denied.
- (c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective April 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-6516; Filed, April 27, 1943 3:25 p. m.]

[Order 30 Under MPR 136, as Amended]

MARIETTA HOLLOW-WARE AND ENAMELING

CO.

APPROVAL OF MAXIMUM PRICES

Order No. 30 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services; Docket No. 3136-193.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250,

§ 1390.25a (b) of Maximum Price Regulation No. 136, as amended, and Revised Procedural Regulation No. 1, It is hereby ordered:

(a) Marietta Hollow-Ware and Enameling Co., of Marietta, Pennsylvania, is hereby authorized to charge the following maximum prices for the services it performs in enameling the inside of barrel gates:

(b) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective April 28, 1943.

(Pub. Laws 421.and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 27th day of April 1943.
PRENTISS M. BROWN.

Administrator.

[F. R. Doc. 43-6515; Filed, April 27, 1943; 3:25 p. m.]

[Order 31 Under MPR 136, as Amended]

W. D. HUSE & SONS

APPROVAL OF MAXIMUM PRICE

Order No. 31 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services; Docket No. 3136-154.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250, § 1390.25a (b) of Maximum Price Regulation No. 136, as amended, and Revised Procedural Regulation No. 1, It is hereby ordered:

(a) W. D. Huse & Sons, of Laconia, New Hampshire, is hereby authorized to perform machinery services in connection with the repair, rebuilding, and maintenance of machines and parts, at the maximum price of \$1.50 per hour.

(b) The issuance of this order shall not in any way affect or relieve the liability of the applicant for any violation of any regulation or order issued by the Office of Price Administration.
(c) This order may be revoked or

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective April 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6517; Filed, April 27, 1943; 3:25 p. m.]

[Order 20 Under Rev. MPR 161]
LINDBERG AND HOBI COMPANY

ORDER DISTUSSING APPLICATION

Order No. 20 under Revised Maximum Price Regulation No. 161 —West Coast Togs.

On March 4, 1943, Lindberg and Hobi Company, Tacoma, Washington, filed an application for adjustment of the maximum prices established by Revised Maximum Price Regulation No. 161 on No. 1 and No. 2 Douglas fir peeler logs sold in the Puget Sound District. This application was filed jointly under Procedural Regulation No. 6² and Revised Maximum Price Regulation No. 161. The application was improperly filed under those regulations for the reasons set forth below.

(a) Application for adjustment was not properly filed under either Revised Maximum Price Regulation No. 161 or Procedural Regulation No. 6 since, in the first instance, Revised Maximum Price Regulation No. 161 does not permit the filing of individual applications for adjustment, and, in the second, Procedural Regulation No. 6 permits the filing of such application only where a person has entered into or proposes to enter into a government contract or a sub-contract, and it has not been shown that applicant has entered into or proposed to enter into such contracts.

Accordingly, pursuant to the Emergency Price Control Act of 1942, and Procedural Regulations No. 1 and 6, It is ordered, That the said application be, and it hereby is, dismissed.

(b) Any contract entered into by Lindberg and Hobi Company at the price requested in the application shall be revised in accordance with the terms of this order, and any payments made to Lindberg and Hobi Company in excess of the present maximum prices authorized by Revised Maximum Price Regulation No. 161 shall be refunded to the purchaser, and, within 30 days of the date on which this order was mailed to them, applicants shall file a statement with this Office to the effect that such contracts have been revised in accordance with the terms of this order, and that, wherever required, refunds were made.

(c) It is ordered that the said petition be treated as a petition for amendment of Revised Maximum Price Regulation 161.

This order shall become effective April 27, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F. R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6519; Filed, April 27, 1943; 3:25 p. m.]

¹8 F.R. 1117, 2992.

²⁷ F.R. 5087, 5664.

[Order 297 Under MPR 188] Fun House, Inc.

APPROVAL OF MAXIMUM PRICES

Order No. 297 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

Approval of maximum prices for sales of five new toys manufactured by Fun

House, Inc.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Fun House, Inc., 161 West 22nd Street, New York, New York, is authorized to sell and deliver its five new toys, described in its application of March 13, 1943, at prices, f. o. b. New York, New York, no higher than those set forth

below:

	To jobbers (each)	To retailers (each)
No. 310 Skill Toss No. 730 Pitch-A-Score No. 625 Win-A-Bond No. 520 Ring-A-Score No. 415 Spotter School	\$0.63 .75 .63 .375	\$0.75 .90 .75 .45

(b) This Order No. 297 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 297 shall become effective April 28, 1943.

Issued this 27th day of April 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6513; Filed, April 27, 1943; 3:26 p. m.]

[Order 298 Under MPR 188]
AAA DOLL AND TOY CO., INC.

APPROVAL OF MAXIMUM PRICES

Order No. 298 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

Approval of maximum prices for 32 new dolls, manufactured by the A A A Doll and Toy Co., Inc.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250,

(a) A A A Doll and Toy Co., Inc., 15 West 20th Street, New York, New York, is authorized to sell and deliver its new dolls, described in its application of March 16, 1943, at prices to retailers,

It is ordered:

f. o. b. New York, New York, no higher than those set forth below:

Per dozen	Per dozen
No. 1650612.00 ·	No. 1865\$18.00
No. 1850 15.00	No. 2065 21.00
No. 2050 18.00	No. 2465 24.60
No. 2450 21.00	No. 2665 39.00
No. 2650 27.00	No. 1770 18.60
No. 1655 15.00	No. 1970 21.00
No. 1855 18.00	No. 2170 24.00
No. 2055 21.00	No. 1775 18.00
No. 2455 24.00	No. 1975 21.00
No. 2655 30.00	No. 2175 24.00
No. 1660 15.00	No. 1530 12.59
No. 1860 18.00	No. 1590 15. 50
No. 2060 21.00	No. 1780 18.00
No. 2460 24.00	No. 1585 12.59
No. 2660 30.00	No. 1595 15. 50
No. 1665 15.00	No. 1795 18.00
(1-) FD1-1	ea boulavou od mon

(b) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 28, 1943.

Issued this 27th day of April 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-6514; Filed, April 27, 1943; 3:26 p. m.]

[Order 299 Under MPR 188] STARLIGHT NOVELTY COMPANY

APPROVAL OF MAXIMUM PRICE

Order No. 299 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

Approval of maximum price for a new article entitled "Dolly Stroller", manufactured by Starlight Novelty Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Starlight Novelty Company, 450 Broome Street, New York, New York, is authorized to sell and deliver its toy, designated in its application of February 23, 1943, as "Dolly Stroller", at prices to jobbers, f. o. b. New York, New York, no higher than \$5.80 per dozen.

This order shall become effective April 28, 1943.

Issued this 27th day of April 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-6511; Filed, April 27, 1943; 3:26 p. m.]

[Order 291 Under MPR 188]

HYGIENIC DENTAL RUBBER COMPANY

APPROVAL OF MAXIMUM PRICES

Order No. 291 under § 1499.153 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal

Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is ordered:

(a) Hygienic Dantal Rubber Company, 31 West Market Street, Akron, Ohio, may sell and deliver its new acrylic denture material designated in its application as "Rosetone", to dental dealers at prices no higher than those set forth below, subject to discounts, allowances and terms no less favorable than those customarily granted by it.

	Each
1 to 4 packages inclusive	89.00
5 to 9 packages inclusive	8.40
10 to 24 packages inclusive	7.95
25 or more packages	7.50

All maximum prices are f. o. b. Akron, Ohio,

(b) This Order No. 291 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 291 shall become effective on the 27th day of April 1943.

Issued this 26th day of April 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Dac. 43-6533; Filed, April 27, 1943; 4:33 p. m.]

[Order 8 Under MPR 327]

THE HARRIS CLAY COMPANY

APPROVAL OF MAXILIUM PRICES

Order No. 8 under Maximum Price Regulation No. 327—Certain Nonmetallic Minerals.

For the reasons set forth in the opinion issued simultaneously herewith, It is hereby ordered, That:

(a) On and after April 27, 1943, The Harris Clay Company, Dillsboro, North Carolina, may sell or deliver, and any person may buy or receive from The Harris Clay Company, the following grades of kaolin at prices f. o. b. Spruce Pine, North Carolina, not higher than those set forth below:

Grade: 1	rice	per ton
Kamee		. \$14.00
Lunday		
Sparks		16.00

An additional charge of \$1.50 a ton may be added to the above prices when the customer requires a pulverized product, and the usual bagging charge may be added when applicable.

(b) This Order No. 8 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 8 shall become effective April 27, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PREHTISS M. BROWN,

Administrator.

[F. R. Doc. 43-6535; Filed, April 27, 1943; 4:33 p. m.]

[Order 17 Under MPR 244] MONTAGUE CASTINGS COMPANY ADJÚSTMENT OF MAXIMUM PRICES

Order No. 17 under § 1421.157 (a) of Maximum Price Regulation 244-Iron Castings; Docket No. 3244-34.

For the reasons set forth in the opinion, issued simultaneously herewith under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, It is hereby ordered:

Adjustment of maximum prices for gray iron castings sold by Montague Castings Company. (a) On and after April 1, 1943, Montague Castings Company of Muskegon, Michigan, is hereby authorized to sell, offer to sell and deliver, and any person is hereby authorized to buy, offer to buy and receive from said Company (1) gray iron castings for which maximum prices are established under paragraphs (a) and (e) of § 1421.166 of Maximum Price Regulation 244 at prices not in excess of said Company's applicable maximum prices under said paragraphs (a) and (e), plus 15% of such maximum prices before the addition of charges, if any, for transportation, and (2) gray iron castings for which maximum prices are established under paragraph (b) of § 1421.166 of Maximum Price Regulation 244 at prices not in excess of the prices computed by the use of the pricing formula, which said Company has filed with the Office of Price Administration as part of its application for adjustment (Docket No. 3244-34), except that a margin of 8% above cost instead of 10% shall be used in said pricing formula.

(b) The permission granted to Montague Castings Company is subject to the conditions specified in the preceding paragraph (a) and also the following conditions: Said Company shall file with the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., the following documents and financial information all prepared in accordance with recognized accounting principles and submitted under oath or affirmation: (1) quarterly profit and loss statements, said statements to be filed within thirty days following the close of each quarter beginning with the first calendar quarter of 1943, except that the statement for the first calendar quarter of 1943 may be filed not later than May 31, 1943, (2) quarterly balance sheets, said balance sheets to be filed within thirty days following the close of each quarter-year beginning with the first calendar quarter of 1943, except that the balance sheet for the first calendar quarter of 1943 may be filed not later than May 31, 1943; (3) statements of its average per pound price for gray iron castings sold each month and its average per pound cost for the gray iron castings sold, said statements to be filed within thirty days after the close of each month beginning with the month of April 1943; (4) the profit and loss statements filed pursuant to (1) of this paragraph (b) must show (i) gross sales, (ii) re-

turns and allowances. (iii) net sales. (iv) manufacturing costs, segregating total labor costs, exclusive of general and administrative salaries, total metal costs, and total other manufacturing costs, (v) general and administrative expenses, segregating total compensation to owners, officers and directors, (vi) net profits before income and excess profit taxes, (vii) weight of good castings produced and weight of castings delivered, and (viii) all charges to operations representing accumulations of reserves: Provided, That said Company need not file any of the foregoing financial data if it has filed such data or in the future does file such data on or before the time limits specified in this paragraph (b), on Form A-Annual Financial Report or Form B-Interim Financial Report, issued by the Office of Price Administration.

(c) All prayers of the application not

granted herein are denied.

(d) This Order No. 17 may be revoked or amended by the Price Administrator at any time.

This Order No. 17 shall become effective April 27, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-6534; Filed, April 27, 1943; 4:33 p. m.]

[Order 1 Under MPR 347]

MICA CO. OF CANADA (N. Y.) INC.

COMPUTATION OF MAXIMUM PRICES

Order No. 1 under Maximum Price Regulation No. 347-Mica.

For the reasons set forth in the opinion issued simultaneously herewith, It is

hereby ordered, That:
(a) The maximum price for any builtup mica product sold or delivered by the Mica Co. of Canada (N. Y.) Inc., Massena, New York, shall be a price computed by taking the current list price of the Mica Co. of Canada (N. Y.) Inc. for that product and deducting therefrom at least the respective discount set forth in the following table:

Material	Quantity	Dis- count
India mica plate:	•	Percent
Milled moulding (No. 1)_	Less than 10 lbs	20
Unmilled moulding (No.	10 to 99 lbs	25
3).		• -~
Commutator (No. 2)	100 to 1,999 lbs	35
For flat work (No. 4)	2,000 lbs. and over.	42
Amber mica commutator	Less than 10 lbs	30
plate (No. 5).	10 to 99 lbs	37
***************************************	100 to 1,999 lbs	- 40
	2,000 lbs. and over_	43
India mica plate for flat	Less than 10 lbs	12
work (No. 8) (not made	10 to 99 lbs	15
under 1/16").	100 lbs. and over	26
Flexible mica plate (No. 7).	Less than 10 lbs	Net
	10 to 99 lbs	[_5
'	100 lbs. and over	, 17
Mica paper (No. 9)	Less than 10 lbs	[]
	10 to 99 lbs	1 11
3511-41- (37- 40)	100 lbs. and over	2
Mica cloth (No. 10)	Less than 10 lbs	10
	10 to 99 lbs	15 25
Ted some means and miss	100 lbs. and over Less than 10 lbs	Ne
Red rope paper and mica	10 to 99 lbs	Ne
(No. 11).	10 to 99 105	1 1

Material	Quantity	Dis- count
Fish paper and mica (No. 12). Mica tape (No. 13) India mica heater plate (No. 14 X). Amber mica heater plate (No. 15). All mica and 95% round mica tubing. 50% round mica tubing, and mica and asbestos tubing. Mica commutator rings: Under 1 in. diameter 1 in. dia. to under 3 in	Less than 10 lb3 10 to 90 lb3 10 lb3. and over Less than 10 lb3 10 to 90 lb3 10 lb3. and over Less than 10 lb3 100 lb3. and over 25 ft. and over 25 ft. and over 25 ft. and over 25 ft. and over 1,000 to 49,939 26,000 and over Less than 1,000 1,000 to 49,939 100,000 and over Less than 1,000 1,000 to 49,939 100,000 and over Less than 1,000 1,000 to 49,939 100,000 and over Less than 25 25 and over	Percent Not 6 7 Plus 25 Plus 16 1cs 0 1cs 0 41 23 44 23 40 40 40 40 40 40 40 40 40 40 40 40 40
7 in. dia. and over	Any quantity	42

Rings .035 thick and under take 162 wall price. Rings over .035 take price of next thicker wall.

Square tubes: In calculating the price of square tubes secure the inside diameter of such tubes by adding together the inside dimension of the four sides and divide such total by Pi (3.1416). This operation will give the inside diameter of an equivalent round tube. Locate this diameter on tubing price list, and under the proper wall thickness is given the list price per foot-to secure discount divide the discount on round tubes by

Above discounts apply only to quantities ordered for shipment at one time. Various sizes may be aggregated to secure maximum discounts.

(b) Maximum cutting charges for mica bushings shall be as set forth in the following table:

Char	go per
Size: tho	usand
152" wall or less	\$2.50
Over 1/2" to 1/n" inclusive	5.00
Over 1/6" to 1/8" inclusive	5.50
Over 1/8" to 1/4" inclusive	6.00
Over 1/4" to 3/8" inclusive	6.50
Over %" to %" inclusive	7.00

(c) Maximum stripping charges shall be as shown in the following table:

> Charge per pound not

__ No cutting charge. 5" wide and over__ 3" wide to 415/10" wide__ 5¢.
1" wide to 215/10" wide__ 10¢. Less than 1" wide____ 15¢.

(d) This Order No. 1 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 1 shall become effective April 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 27th day of April 1943.

PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-6520; Filed, April 27, 1943; 3:33 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-21]

INTERNATIONAL UTILITIES CORPORATION

ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania on the 23rd day of April, A. D. 1943.

The Commission having heretofore entered a series of orders in the above entitled proceeding, upon the application of International Utilities Corporation, a registered holding company, as that application has been from time to time amended, by which orders said applicant has been heretofore authorized to purchase an aggregate principal amount of \$1,442,500 of Collateral Trust Bonds, 61/2% Series, of its subsidiary Dominion Gas and Electric Company subject to certain conditions set forth in said orders, including among others the condition that such purchases be effected on or before December 31, 1942, and said applicant having now filed a further amendment to said application whereby it seeks an extension of time to December 31, 1943, within which to purchase \$276,500 principal amount of said Collateral Trust Bonds, said amount being the amount of bonds heretofore authorized to be acquired which had not been acquired on December 31, 1942, and whereby it also seeks authorization for the purchase of an additional \$500 .-000 principal amount of said bonds; and

A public hearing on said application as last amended having been held after appropriate notice, the Commission having examined the record and having made and filed its Findings and Opinion

herein;

It is ordered, That said application, as amended, be and hereby is granted, subject, however, to the terms and conditions prescribed in Rule U-24 promulgated under said Act and subject also to the following terms and conditions:

- (1) That International shall furnish to this Commission on the first and fifteenth day of each month following the date of this order a report of Dominion bonds acquired, specifying the principal amount, cost per unit, amount of commission, and any other fees paid in connection with such acquisitions, name and address of each broker or dealer, total price for each purchase, name and address of seller and beneficial owner at any private sale;
- (2) That all bonds purchased at private sale shall be paid for at a price (including fees, if any) not to exceed the price (excluding brokerage fees) at which such bonds were last sold in a reported sale, to which sale neither International nor the prospective seller nor any person acting in behalf of either was a party;
- (3) That no bonds shall be purchased from any person or company in any way associated or affiliated with Internation-

al except in a transaction at current market price and wherein the affiliated or associated person or company functions solely as broker and receives as compensation no more than the customary brokerage fees;

(4) That no bonds shall be purchased at a price less than 95 per cent of principal amount (exclusive of accrued interest) or at a price above the redemption price of such bonds.

(5) That this order shall be summarily revokable if at any time this Commission shall deem the circumstances are such as to make further purchases no longer compatible with the public interest or the interest of investors and consumers;

(6) That no purchases shall be made after December 31, 1943, subject, however, to the right of International to apply for an extension or extensions of such period.

By the Commission.

[SEAL] ORVAL L. DuBois, Sceretary.

[F. R. Doc. 43-6507; Filed, April 27, 1943; 2:21 p. m.]

[File No. 70-636]

INTERNATIONAL UTILITIES CORPORATION

ORDER PERLUTTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 26th day of April, A. D. 1943.

The above-named person having filed a declaration pursuant to the Public Utility Holding Company Act of 1935, particularly section 12 (c) thereof and Rule U-46 thereunder, regarding the declaration and payment by International Utilities Corporation, a registered holding company, out of capital or unearned surplus, of a regular quarterly dividend on May 1, 1943, on its \$3.50 Prior Preferred Stock, at the rate of \$71/2¢ per share on the 95,946 shares of such stock presently outstanding, the aggregate amount of such payment being \$33,-952.75;

Said declaration having been filed on March 31, 1943, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said Act, and the Commission not having received a request for a hearing with respect to said declaration within the period specified in the said notice, or otherwise, and not having ordered a hearing thereon; and

The above-named person having requested that said declaration become effective on or about April 23, 1943; and

The Commission deeming it appropriate in the public interest and in the interest of investors and consumers to permit said declaration to become effective:

It is hereby ordered, Pursuant to Rule U-23 and the applicable provisions of said Act and subject to the terms and conditions prescribed in Rule U-24, that the aforesaid declaration be, and the

came hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL]

Orval L. DuEois, Secretary.

[P. R. Doc. 43-6593; Filed, April 27, 1943; 2:22 p. m.]

[File No. 70-675]

Superior Water, Light and Power Co., et al.

ORDER PARTIALLY RELEASING JURISDICTION RESERVED

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 26th day of April, A. D. 1943.

In the matter of Superior Water, Light and Power Company, Northern Power Company, and American Power & Light

Company.

The Commission having on April 5, 1843, entered its Findings, Opinion, and Order in the above-entitled matter granting the applications therein, as amended, and permitting the declarations therein, as Limended, to become effective, subject to certain terms and conditions including the following:

(4) That Superior submit to the Commission an opinion of counsel certifying that all State laws applicable to the transactions proposed herein have been

complied with;

(5) That Superior submit in final form, prior to consummation of the transactions proposed herein, copies of the contracts under which its bonds and debentures are to be issued; jurisdiction as to the final form and terms of such contracts is hereby expressly reserved;

Superior having submitted to the Commission an opinion of counsel certifying that all State laws applicable to the transactions proposed in said applications and declarations, as amended, have been complied with, and having submitted in final form copies of the contracts under which the proposed bonds and debentures are to be issued:

It is ordered, That the jurisdiction recerved be, and the same hereby is, released with respect to conditions 4 and 5 of the said order hereinabove set forth.

Said order of April 5, 1943, is continued in full force and effect except as expressly modified hereby.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doe. 43-6009; Filed, April 27, 1943; 2:22 p. m.]

[File No. 1-618]

THE CONNECTICUT AND PASSULIPSIC RIVERS RAILEOAD CO.

ORDER SETTING HEARING ON APPLICATION TO STRINE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 26th day of April, A. D. 1943.

Issuanco date

Location of Project

Name and address of builder

Serial No.

4

SOHEDULE

4-14-43

Henderson to Stony Pt. DA-WR 1 on S. R. 173. Bowling Green on U. S. Hwy. 31-W (SN-18A 370-O (J) (2)). Chattanooga, Tenn.

New York Dept. of Pub. Wks., Div. of Hwys., Albany, N.(Y. Kentucky Dept. of Hwys., Frankfort, Ky--

26350 25699 52122

P-19-0----P-19-6---P-10-h...

Stanley F. Bretska, Comptroller of Univ. of Chattanooga, Tenn.

41643 4-14-43

made application to strike from listing and registration the First Mortgage 4% Bonds, due April 1, 1943, of The Connecticut and Passumpsic Rivers Rallroad suant to section 12 (d) of the Securities York Stock Exchange, pur-Exchange Act of 1934 and Rule X-12D2–1 promulgated thereunder, having The New

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an oppor-Company; and

tunity to be heard;
It is ordered, That the matter be set down for hearing at 10:00 a. m. on Friday, May 21, 1943, at the office of the continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; 120 Broadway, New York, New York, and Commission Securities and Exchange

Cogan, an officer o. the Commission, be and he hereby is designated to adminwitnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memorands or other records deemed relevant It is further ordered, That William J. affirmations, subpoena or material to the inquiry, and to perister oaths and

form all other duties in connection therewith authorized by law.

ORVAL L. DUBOIS,

[SEAL]

43-6510 Filed, April 27, 1943; 2:22 p. m.] R. Doc. E.

WAR PRODUCTION BOARD.

STRUCTION OF CERTAIN PROJECTS Notice to Builders and Supplier TIALLY REVOKING AND STOPPIN OF REVOCATION ORDER STANCE

1000 m with, and partially stopping construction of the projects affected. For the effect of each such order upon preference ratings, construction of the project, and delivery of materials therefor, the builder and suppliers affected shall refer The War Production Board has issued certain revocation orders listed in Schedule A below, partially revoking preference rating orders issued in connection to the specific order issued to builder.

WAR PRODUCTION BOARD, J. JOSEPH WHELAN, Issued April 27, 1943. ğ

Recording Secretary. SCHEDULE A

4-17-43 Issuance late of rov-ocation 4-14-43 For the effect of each such order upon preference ratings, construc-(1) N. Y. Georgeotown, Miss., FAS 297 D (1)... Norwich, N. Y., SN-FAGH 466 B (2) St., Rto. 12. Near Tuxedo Park, FAGH 403-B [F. R. Doc. 43-6529; Filed, April 27, 1943; 4:10 p. m.] affected. N. Y. Dopt, of Pub. Wks., Div. of Hwys., Albany, N. Y. Missiship ist. Hwy. Dopt., Jackson, Miss.. Now York Div. of Hwys., Dopt. of Pub. Wks., Albany, N. Y. Name and address of builder STANCE OF REVOCATION ORDERS REVOKING Norice to Builders and Suppliers of IS-AND STOPPING CONSTRUCTION OF CERTAIN

44 44 44 E 438E

P-10-6 P-19-6-

Preference rating order

tion of the project and delivery of materials therefor, the builder and suppliers affected shall refer to the specific order issued to the builder.

Issued April 27, 1943. WAR PRODUCTION BOARD,

Recording Secretary.

stopping the construction of the projects

certain revocation orders listed in Schedule A below, revoking preference rating orders issued in connection with, and

The War Production Board has issued

PROJECTS

By J. JOSEPH WHILLING

Preference rating order By the Commission.

Secretary.

IS OF IS- RS PAR- NG CON-

SUPPLIERS OF ISr Orders Revok-TRUCTION OF CER-TAIN PROJECTS

SOHEDULE A stopping the construction of the projects certain revocation orders listed in Sched-ule A below, revoking preference rating orders issued in connection with, and The War Production Board has issued

terials therefor, the builder and suppliers affected shall refer to the specific order issued to the builder. affected. For the effect of each such order upon preference ratings, construction of the project and delivery of ma-Issued April 27, 1943.

Recording Secretary. WAR PRODUCTION BOARD, By J. JOSEPE WHELAN,

Issuance Date	3-30-43	3-30-43	3-30-43	3-30-43	3-30-43	3-30-43	3-30-43	3-30-43	3-30-43	4-7-43	4-7-43	4-7-43	4-7-43	4-7-43	4-7-43	4-7-43	4-7-43	4-7-43	- 4-7-43
Project location	Brownsyllo Rd. between Brownsyllo Rd. and Pittsburgh Coal Co., Snowden Twp., Allegheny Co., Fa. Lots 1 to	72-S. Hills. Walnut Street, Pottstown, Montgomery	Valley Ave., SE, Lot 803 Sq. 5923, Wash-	assz-34 Minnesota Ave. SE., between B	and Crawford, Washington, D.C. 4113 Lyvoum, Gulver, Calif	Huron St. Lot 13, Blk 2 Olarkdale Tract,	Lot 14, Blk 2, Clarkdalo Tract, N. E. Cor- 3	Tilden Ave. bet. Aletta and Washington	Westmoreland bet. Pile and Venice	Brydley Dr. off Springfield Rd., Lot 22,	1220 Taylor St. NE., Washington, D. C	Superior, Douglas Co., Wisconsin	Kenyil Ave. and New St., Successuna,	W. Richards St., 200 N. Franklin St.,	Carolina St. between Lexington Ave. and	Court between 25th and 26th, Pueblo,	Winons, petygen Collist and Euclid, San	1325 Lincoln St., North Chicago, III.	Darenport, Iowa
Bullder	Sheffield Construction Co., Grant Building, Pittsburgh, Pa.	Glenn M. & Morris W. James, 101	Telford Ave., West Lawn, Pa. S. M. Alexander, 3811 Suitland Rd.	SE., Washington, D. C O. A. Marinari, 2009 18th St. SE.,	Washington, D. O. Elmer Starr, 613 Ocean Park Blvd.,	Vonice, Calif. Reliable Home Builders, 1507 Bedford	St., Los Angeles, Calif. Reliable Home Builders, 1507 Bedford St., Los Angeles, Oalif.	Paul Toth, 4267 Jackson Ave., Culver	City, Calif. Ernest J. Branch, 1217 Arapahoe,	Los Angeles, Calif. Thomas L. Quaife, R. D. 3, Box 374-A,	Alexandria, Va. Charles Murgia, 82 S St. NW., Wash-	ington, D. C. Builders Supply Co., 619 Tower Ave.,	Superior, Wis. Meekel Homes, Succasuma, N. J	Equity_Builders, inc., 233 West 42d	Birchwood Dovelopment Co., 342	Madison Ave., New York, N. I. B. F. Tucker, 1101 West 26th St.,	Pueblo, Colo. L. A. Simonds, 2023 N. Bezehwood	Drive, Los Angeles, Calif.	Wedleran, III. Victory Homes, Inc., 1540 Stato St., Bettendorf, Iowa.
Serial number	383 7033-00414	233 77-034-000214						2611 77-122-002182	1839 77-122-001618	77000-267	711 77000-620	030 77-038-000495	77-031-300	77-031-227	E34 77-031-597	63 77-101-060143	3 77-129-000379		

Project location

SCHEDULE A-Continued

	Serial number	1 Builder	Project lecation	Common Date
1738	77-074-000397	Burlington Homes, Inc., 203 Iowa Bldg., Burlington, Iowa.	Burlington, Iowa	4-7-13
1982	77-074-000396	U. S. Construction Co., 219 7th St., Peoria, Ill.	Burlington, Iowa	4-6-43
1216 922	77-074-000267 77-014-675	Gordon Vantine Co., Davenport, Iowa Gunnison Robertson Home Co., 9140 Champlain Ave., Niagara, N. Y.	Burlington, Iowa 4 St., between Mohawk St. and North Lane, Lewiston, N. Y.	4-7-13 4-7-13
979	77-014-603	Mr. A. W. Swayze, 845 Colvin Ave., Kenmore, N. Y.	Union Rd. between Maine St. and Wehrle Drive, Williams (ille, Erle, N. Y.	₹-7-€ 3
269	77-014-405	Gross Maggio, 1502 Hertel Ave., Buffalo, N. Y.	Starin Ave., Buffale, N. Y	4-7-63
932	77-014-695	Sagamore Building Co., H. E. Blam- peid, Owner, 208 Erie Co., Bank Bldg., Buffalo, N. Y.	Harrison Ave., Letween Mile Strip Rd. a.E.l Teller St., Sozamore Heights, Hamburg, N. Y.	4-7-63
931	77-014-694	Sagamore Building Co., H. E. Blam- peid, Owner, 208 Erie Co. Bank Bldg., Buffalo, N. Y. Sagamore Building Co., H. E. Blam-	Harrison Ave. Petween Johnson and Mundy Sts., Sagamore Heights Ham- burg, N. Y.	₹-7-£ 3
919	77-014-596	Sagamore Building Co., H. E. Blam- peid, Owner, 208 Erie Co. Bank Bidg., Buffalo, N. Y.	Harrison Ave. Letween Milostrip Rd. and Teller St., Sagamere Heighte, Hambury, N. Y.	4-7-43
742	77000-694	Strawberry Hills of Va., Inc., 1621 Conn. Ave. NW., Washington, D. C.	Little River Tumpike, he mi, west of Quaker Lane, R. F. D. 1, Fairlix, Va.	{-7-1 3
096	77-062-000064	Southern Homes Co., Craft Highway and Laurell St., Hartwell Pl., Mo- bile, Ala.	Lot 14, blk 3, Rickarby Pl. Sub-list-lon, Mobile, All. (Cos Rickarby Street).	4-~-43
614	77-034-000561	H. S. Campbell, Beverly and Home- stead Ave., Bethlehem, Pa.	40-41-42-43 Fairfield Ave., 27-23-23-23 Carol Ave., 20-21 Homerical Ave., Bethlehem, I chich Co., Pa.	4-7-23
326	77-034-000288	Community Development Construc- tion Co., 916 N. American Bldg., Philadelphia, Pa.	Longshore, Dittman and Glenleek St., Philadelphia, Pa.	4-7-43
256	77-034-000332	Community Development Construc- tion Co., 916 North American Bldg., Philadelphia, Pa.	Frankford Ave., Telbut St. and Alardala Rd., Philadelphia, Pa.	4-7-13
543	77-031-000174	Philip Klaus, 99 E. Greenwood Ave., Lansdowne, Pa.	Southwest side Stanbridge Rd, and North- cast side Wildell Rd, between State Rd, and Woodland Ave., Drexel Hall, Dela- ware Co., Pa.	4-7-63
C89	77-034-000734	Alfred W. Hopson, Jr., 810 Darby Rd., Llanerch, Pa.	East side of Darby Rd, between Hastings Ave. and Campbell Ave., South Ard- mere, Pa.	4-7-43
768	77-032-000057	Raymond DiMichele, 114 Washing- ton Ave., Wilmington, Delaware.	Washington Ave. between Struce Ave. and Edison St., Oak Grove, New Castle - Co., Del.	4-7-43
517	77-034-000440	Fulton Real Estate Co., 1316 Walnut St., Allentown, Pa.		4-7-43

[F. R. Doc. 43-6531; Filed, April 27, 1943; 4:10 p. m.]

[Certificate 46, Amendment 1]

Approval of Petroleum Directive Regarding Elimination of Unnecessary Movements Within District 2

The Attorney General: Referring to Certificate No. 46, issued pursuant to sec-

tion 12 of Public Law No. 603, 77th Congress (56 Stat. 357) on March 30, 1943, I submit herewith Amendment No. 1 to Petroleum Directive 65 1 of the Office of Petroleum Administration for War.

For the purposes of the aforesaid section 12 of Public Law No. 603, I approve Petroleum Directive 65 as amended; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance therewith is requisite to the prosecution of the war.

DONALD M. NELSON, Chairman, War Production Board.

[F. R. Doc. 43-6537; Filed, April 27, 1943; 4:59 p. m.]

[Certificate 57]

APPROVAL OF COORDINATED OPERATION OF CERTAIN TAXICAB OPERATORS IN CHICAGO, ILL.

The Attorney General: I submit herewith Special Order ODT TC-1¹ issued by the Director of the Office of Defense Transportation with respect to the coordination of taxicab service in the transportation of passengers by various named taxicab operators in Chicago, Illinois.

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the special order; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with Special Order ODT TC-1 is requisite to the prosecution of the war.

DONALD M. NELSON,

Chairman.

APRIL 26, 1943.

[F. R. Doc. 43-6582; Filed, April 23, 1943; 11:19 a. m.]

¹ Supra.

² Supra.